

JOURNAL
OF THE
House of Representatives
OF THE
STATE OF ALABAMA
REGULAR SESSION
OF 1980

HELD IN THE CITY OF MONTGOMERY,
COMMENCING TUESDAY, FEBRUARY 5, 1980



Vol. 3

WITH AN INDEX PREPARED BY THE
CLERK OF THE HOUSE

Brown Printing Company
Printers—Binders
Montgomery, Alabama

Copyright 1980
State of Alabama

JOURNAL
OF THE
HOUSE OF REPRESENTATIVES
OF THE
STATE OF ALABAMA
REGULAR SESSION
OF 1980

TWENTY-NINTH DAY

House of Representatives
Montgomery, Alabama
Thursday, May 8, 1980

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by Reverend Charles E. Alexander, Director Pastoral Care and Counseling United Methodist Church.

ROLL CALL

On a call of the roll of the House, the following members answered to their names:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Hines, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—102

A quorum was present.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the twenty-eighth legislative day and finds the same to be correct.

LEIGH PEGUES,
Chairman.

On motion of Rep. Manley, the reading at length of the Journal of the House for the twenty-eighth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the twenty-eighth legislative day was approved.

LEAVE OF ABSENCE

At the request of Rep. Gafford, leave of absence was granted for Rep. Biddle.

At the request of Rep. Naramore, leave of absence was granted for Rep. Brakefield, due to illness.

At the request of Rep. Bedsole, leave of absence was granted for Rep. Parker, due to illness.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 697. To amend Sections 40-13-2, 40-13-5 and 40-13-6 of the Code of Alabama 1975 relating to the levy and rate and deposit, disbursement and refund of the proceeds from certain coal severance taxes so as to provide that such proceeds that were formerly refunded shall be credited to the Treasury of the State General Fund.

And the President and Presiding Officer of the Senate has appointed as a Committee on part of the Senate Messrs. Cook, McDonald and Denton.

McDOWELL LEE,
Secretary.

RESOLUTIONS

The following resolutions were introduced:

By Rep. Manley:

H. R. 294. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES That when we adjourn today, Thursday, May 8, 1980, we adjourn to meet again on Monday, May 19, 1980, at 11:00 A.M.

On motion of Rep. Manley, the rules were suspended and the resolution, H. R. 294, was adopted.

Also:

By Rep. Manley:

H. R. 295. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES That when the hour of 6:00 P.M. arrives on Thursday, May 8, 1980, the House will stand in recess until 8:00 P.M. on this same date.

On motion of Rep. Manley, the rules were suspended and the resolution, H. R. 295, was adopted.

Also:

By Rules Committee:

H. R. 296. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That the following business in the order named be made the special and paramount order of business May 8, 1980, taking precedence over any other business of the House.

Report of Standing Committees

Introduction of Bills and Resolutions

Uncontested Local Bills

By Mr. Pearson:

S. 315 p. 47 Education Budget

By Mr. Pearson:

S. 540. p. 48 Pay raise

By Mr. Pearson:

S. 103. p. 25 Medical Schools

By Mr. Pearson:

S. 573. p. 35 Sports Hall of Fame

By Mr. Taylor:

S. 497. p. 20 Indigent patients

By Mr. Bailey:

S. 533. p. 44 Banking

By Mr. Keener:

S. 8. p. 47 Social Security-drivers license

By Mr. Mitchem:

S. 467. p. 21 Agricultural Developmental Authority

By Mr. Martin:

S. 456. p. 30 Board of Correction

By Mr. Vacca:

S. 188. p. 19 Banking

By Mr. Higginbotham:

S. 247. p. 51 Small claims

By Mr. Pearson:

S. 243. p. 10 Bond indebtedness

By Mr. Harrison:

S. 152. p. 14 Employees Retirement System

By Mr. Vacca:

S. 2. p. 5 Ala. Rules of the Road Act

By Mr. deGraffenried:

S. 73. p. 3 Jury duty

By Mr. Callahan:

S. 174. p. 9 Corporate charters

By Mr. Martin:

S. 222. p. 25 Corporate bid law

By Mr. White:

S. 587. p. 43 Nursing Homes

By Mr. Mitchem:

S. 357. p. 52 Housing Authority

By Mr. Barron:

S. 170. p. 12 Liability insurance

By Mr. Miller:

S. 246. p. 27 License tags

By Mr. McDonald:

S. 346. p. 43 Airport Authority

By Mr. Teague:

S. 210. p. 45 County Commissions

By Mr. Gullett:

S. 553. p. 34 Convention Centers

By Mr. St. John:

S. 510. p. 36 Adopt Code of Alabama

By Mr. Vacca:

S. 77. p. 13 Liquefied petroleum

By Mr. Mitchem:

S. 490. p. 45 Agriculture, minimum weights

By Mr. Taylor:

S. 193. p. 42 Child labor law

By Mr. Taylor:

S. 197. p. 38 Ala. Unemployment Compensation Act

By Mr. Goodwin:

S. 196. p. 37 Ala. Unemployment Compensation Act

REGULAR SESSION
29th Day

2215

By Mr. Kirkland:

S. 367. p. 39 Burning permits

By Mr. St. John:

S. 217. p. 9 Mechanic's liens

By Mr. Callahan:

S. 339. p. 28 Minimum salary for probate judges

By Mr. Teague:

S. 542. p. 33 Ala. Motor Carrier Act

By Mr. Callahan:

S. 414. p. 56 Ala. Perinatal Health Act

By Mr. Martin:

S. 508. p. 21 Funds, public accounts

By Mr. Proctor:

S. 401. p. 29 Alternate 4 month reporting period

By Mr. Little:

S. 118. p. 9 Parent Locator's Office

By Mr. deGraffenried:

S. 453. p. 30 District Court Judges

By Mr. White:

S. 501. p. 41 Hearing procedures, personnel

By Mr. Little:

S. 116. p. 10 Descent and distribution real estate

By Mr. Martin:

S. 91. p. 1 Industrial Development Boards

By Mr. Teague:

S. 110. p. 8 Motor vehicle safety act

By Mr. Teague:

S. 111. p. 8 County Commissions

By Mr. Teague:

S. 323. p. 5 Marking of wire fish baskets & fish boxes

By Mr. McDonald:

S. 399. p. 28 Teacher retirement system

By Mr. deGraffenried:

S. 474. p. 49 Mental Health Security

By Mr. Parsons:

S. 54. p. 19 State employees on retirement board

By Mr. St. John:

S. 535. p. 32 Arts and Humanities

By Mr. Pearson:

S. 434. p. 29 Youth Services Board

By Mr. Gullledge:

S. 44. p. 3 Engineer qualifications

By Mr. Bailey:

S. 135. p. 4 Burial insurance

By Mr. Bailey:

S. 139. p. 11 Insurance companies

By Mr. Smith:

S. 203. p. 16 Southern Interstate Nuclear Compact

By Mr. Gullledge:

S. 512. p. 57 Changing banking holiday

By Mr. Lemaster:

S. 257. p. 19 License inspectors

By Mr. Bailey:

S. 136. p. 57 Mutual aid

By Mr. Britnell:

S. 252. p. 48 State employees

By Mr. Gullledge:

S. 36. p. 44 County hospital boards

By Mr. Goodwin:

S. 194. p. 27 Insurance public school buildings

By Mr. Callahan:

S. 570. p. 50 Contracts public schools

By Mr. Kirkland:

S. 380. p. 18 Antiquities law

By Mr. Weeks:

S. 405. p. 16 Community Action Agencies

On motion of Rep. Pegues, the resolution, H. R. 296, was adopted.

REPORT OF THE STANDING COMMITTEE ON RULES

Rep. Pegues, Acting Chairman of the Standing Committee on Rules, reported that said Committee in session had acted on the following resolutions and ordered same returned to the House with a favorable report:

H. J. R. 285. CREATING THE LEGISLATIVE JOINT INTERIM EDUCATIONAL INSTITUTIONS STUDY COMMITTEE.

On motion of Rep. Pegues, the resolution, H. J. R. 285, was adopted.

Yeas 53; Nays 6.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Boles, Cabaniss, Campbell, Cates, Coburn, Cosby, Dial, Dixon, Edwards, Gafford, Gilmer, Goodwin, Greer, Gregg, Grouby, Hall, Harper (T), Harvey, Hilliard, Hines, Jackson, Lewis, McKee, McMillan, Minus, Mitchell, Moore, Olive, Owens, Penry, Riddick, Roberts, Shavers, Shoemaker, Smith (C), Smith (M), Starkey, Stout, Trammell, Venable, Waggoner, Ward, Warren, Willis and Zoghby.

—53

Nays: Reps. Bowling, Carter, Cheatwood, Ford, Horn and Turner.

—6

Also:

S. J. R. 182. COMMENDING DECA OF ENTERPRISE HIGH SCHOOL, ALABAMA CHAPTER OF THE YEAR.

On motion of Rep. Pegues, the resolution, S. J. R. 182, was adopted.

Also:

S. J. R. 183. COMMENDING MAYOR L. FRANK SAWYER FOR MERITORIOUS SERVICE TO THE CITY OF NEW BROCKTON.

On motion of Rep. Pegues, the resolution, S. J. R. 183, was adopted.

NOTICE IN WRITING

Rep. Manley filed the following Notice in Writing:

Notice is hereby given that on the next legislative day a motion will be made to suspend House Rule 4 subsection (4) for the 30th Legislative Day of the 1980 Regular Session of the Alabama Legislature.

REPORT OF THE STANDING COMMITTEE ON RULES

Rep. Pegues, Acting Chairman of the Standing Committee on Rules, reported that said Committee in session had acted on the following resolutions and ordered same returned to the House with a favorable report:

S. J. R. 184. MOURNING THE DEATH OF MR. WILLIAM MARVIN LEWIS, JR., OF COTTONWOOD, HOUSTON COUNTY, ALABAMA.

On motion of Rep. Pegues, the resolution, S. J. R. 184, was adopted.

Also:

S. J. R. 185. WISHING COACH RALPH "SHUG" JORDAN ALL GOOD WISHES FOR A SPEEDY AND COMPLETE RECOVERY.

On motion of Rep. Pegues, the resolution, S. J. R. 185, was adopted.

Also:

S. J. R. 189. COMMENDING THE AUBURN UNIVERSITY SOIL JUDGING TEAM FOR AN UNPRECEDENTED THIRD NATIONAL CHAMPIONSHIP.

On motion of Rep. Pegues, the resolution, S. J. R. 189, was adopted.

Also:

H. J. R. 289. HONORING THE COMMODORES, THE PRIDE OF TUSKEGEE, AND THAT CITY'S MUSICAL GIFT TO THE WORLD.

On motion of Rep. Pegues, the resolution, H. J. R. 289, was adopted.

Also:

S. J. R. 195. COMMENDING THOSE INDIVIDUALS AND COMPANIES WHO RENDERED EXTRAORDINARY SERVICE IN CONNECTION WITH DISASTER RELIEF WORK IN THE AFTERMATH OF HURRICANE FREDERIC.

On motion of Rep. Pegues, the resolution, S. J. R. 195, was adopted.

BILLS ON SECOND READING

Rep. Manley, Chairman of the Standing Committee on Judiciary, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 480. To repeal Section 11-43-11 of the Code of Alabama 1975 which section prohibits the employment of a municipal officer by a corporation holding a franchise to use the streets of the city.

S. 509. To amend Section 13A-5-31 of the Alabama Criminal Code, previously Section 13-11-2 of the Code of Alabama 1975, relating to aggravated offenses for which death penalty to be imposed, so as to adapt the language relating to the classification of offenses to the more recent language contained in the Alabama Criminal Code as enacted in 1977.

S. 377. To amend Section 20-2-75 of the Code of Alabama 1975, Alabama's Uniform Controlled Substances Act, so as to change the provisions relating to possession of and transactions in drug related objects; to change the definitions of certain terms; to change the penalties; to prohibit certain activities relating to drug related objects; to provide for defenses; to declare certain instruments, devices, and objects to be contraband; to provide for severability; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; to provide for forfeiture for objects possessed, sold or given away in violation hereof; and for other purposes.

Rep. Kelley, Chairman of the Standing Committee on State Administration, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 627. To provide for restitution to victims of crimes by offenders; imposes penalties for default in payment by offenders; and provides for local restitution centers to be under the supervision of the department of corrections and assisted by the department of pensions and security.

S. 213. To amend further sections 36-32-1 through 36-32-8 and section 36-32-11, Code of Alabama 1975, relating to the fire fighters' personnel standards and education commission, so as to provide further for the organization, powers and duties of such commission.

S. 234. Relating to meetings of certain public bodies; to forbid closed, secret or executive meetings except in certain circumstances; to require minutes of secret meetings and allow court accessibility to said minutes; to define "governing body" and "meeting"; to provide for reasonable public notice of meetings; to ensure that proceedings of meetings are open to the public; to provide criminal penalties and a civil remedy for violations hereof; to repeal Section 13-5-1, Code of Alabama 1975, and other conflicting laws.

Rep. Carothers, Chairman of the Standing Committee on Health, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 544. To provide that the Department of Ophthalmology of the University of Alabama School of Medicine may train any employee of the Alabama Lions Eye Bank to enucleate donor eyes and to require any such employee to comply with the provisions of the Alabama Uniform Anatomical Gift Act and the standards and regulations promulgated by the Chairman of said Department, and to grant to the Chairman of the Department the power to promulgate regulations and standards to certify said employees.

Rep. Whatley, Chairman of the Standing Committee on Agriculture and Forestry, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 364. To amend Sections 8-15-3 and 8-15-8, Code of Alabama 1975, which provide for the issuance of fees and insurance for public warehouses, so as to provide further for said fees and insurance.

S. 173. To amend section 2-5-4 of the Code of Alabama 1975 relating to the administrator of the farmers' market authority, so as to provide that his salary shall be set by the authority.

Rep. Venable, Chairman of the Standing Committee on Constitution and Elections, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 84. Proposing an amendment to the Constitution of Alabama providing that resolutions shall be restricted to one subject clearly expressed in its title.

The above bill was read a second time at length as required by the Constitution.

Rep. Holley, Chairman of the Standing Committee on Commerce and Transportation, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 403. To provide a flat fee on certain vehicles using liquefied petroleum gas as fuel in lieu of an excise tax on such fuel; to provide procedures for application and payment of fees; to provide for the governing of the decal; and to provide penalties.

Rep. Edwards, Chairman of the Standing Committee on Local Government, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 592. Relating to Class 3 municipalities; authorizing the governing body of any such municipality to adopt an alternate structure for any planning commission created pursuant to Section 11-52-3, Code of Alabama 1975, and providing for voting requirements for adoption or amendment of any plan, quorums, approval of subdivisions, and the passage of any question before the commission, other than the adoption or amendment of any plan where such alternate structure has been adopted.

S. 622. To alter or rearrange the boundary lines of the City of Hoover, Jefferson County, Alabama, so as to include within the corporate limits of said city all territory now within such corporate limits and also certain other territory contiguous thereto, in Jefferson and Shelby County, Alabama, to provide for an election by residents of the territory to be annexed, and to expressly provide that nothing herein contained shall amend, alter or rearrange the present boundary line between Jefferson and Shelby Counties, nor annex any public school property owned by the Shelby County Board of Education.

Rep. Ray, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 123. Relating to the method of giving notice of the requirement of attendance of jury service and the procedure for summoning witnesses in Talladega County; to provide that witnesses may be subpoenaed by United States mail in the county under certain conditions.

S. 130. Relating to Macon County; to provide further compensation for the clerk and members of the jury commission, payable from the county general fund; and providing retroactive effect.

S. 455. Relating to Talladega County; to amend Section 2 of Act No. 660, H. 978, 1978 Regular Session (Acts 1978, p. 952), providing for a supplementary salary to the district judges so as to provide further for such salary.

Rep. Ray, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with substitute, and it was read a second time and placed on the Calendar, to-wit:

S. 557. (With Substitute): To amend Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), providing for the salaries of certain county officers of Cullman County, so as to further provide that such salaries shall be in lieu of all other compensation, expense allowances, fees, commissions, percentages or other emolument of any nature whatsoever. Provided, however, said officers shall continue to receive additional compensation granted by Acts of the 1978 and 1979 legislative sessions.

Rep. Ray, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 569. Relating to Tuscaloosa County, to provide for the taxing and collecting of certain court costs for remodeling courtrooms and judges' chambers.

S. 599. Relating to the Thirty-ninth Judicial Circuit; providing a county salary supplement for the circuit judges effective the next fiscal year of Limestone County.

S. 613. Relating to Randolph County; fixing the fee for the issuance of pistol permits and providing for the disposition of such fees.

S. 614. Relating to Calhoun and Talladega Counties; to alter, rearrange and extend the boundary lines and corporate limits of the City of Oxford in said counties.

S. 615. Relating to Shelby County; providing for an increase in salary for the part-time bailiffs of said county.

S. 618. To amend Section 1 of Act No. 388, H. 979, 1978 Regular Session, entitled "An Act Relating to Elmore County; providing further for the salaries and expense allowances of the deputies of the sheriff's department, and providing payment out of county funds, so as to increase the salaries of the deputies of the sheriff's department."

S. 621. Relating to Colbert County; to provide for the establishment of fees by the county commission based upon, but not bound by recommendations of the county board of health for public health services.

S. 623. To alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

S. 624. To alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

S. 625. Relating to Tuscaloosa County; levying an additional privilege license tax on malt or brewed beverages; providing for the collection and distribution of the proceeds of such tax; and providing for the administration and enforcement of this Act including penalties for violations.

Rep. Waggoner, Chairman of the Standing Committee on Local Legislation No. 2, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 568. To amend Section 13 of Act 497 of the Regular Session of the Legislature of Alabama of 1965 (Ala. Acts, 1965, pp. 717-739) which established a pension system for employees and officers of Jefferson County, Alabama.

S. 567. Relating to Act No. 497 of the Regular Session of the Legislature of Alabama of 1965 (Ala. Acts, 1965, pp. 717-739) establishing a pension system for the officers and employees of Jefferson County, Alabama; to provide that members of such pension system may elect that workmen's compensation benefits payable to them for injuries or disabilities sustained by them while serving as employees of said County may be considered as salary paid to said members by said County for the purpose of determining the amount of pension benefits payable to said members under said Act 497; to provide the conditions on which such workmen's compensation benefits

may be considered as salary paid to such members by the County; to empower the Pension Board, provided for by said Act 497, to adopt rules providing for the time within which, the manner in which and the conditions on which said members may elect to exercise the said option; and to provide that no such rule adopted by the Pension Board shall become effective until the County Commission has by resolution approved such rule.

S. 603. Relating to Jefferson County; to authorize and empower the county commission to formulate and administer a plan whereby certain county employees may purchase up to ten years credit in the county retirement system for certain past service to the county.

S. 331. To amend Act No. 210 of the Regular Session of the Legislature of Alabama 1975 (Alabama Acts 1975, Pages 482 and 483) authorizing the governing body of any county of this state having a population of 600,000 persons or more according to the last or any subsequent Federal census to employ for and in behalf of said county five (5) administrative assistants to the said governing body to serve at the pleasure of the governing body.

Rep. Kennedy, Vice-Chairman of the Standing Committee on Local Legislation No. 3, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 397. To amend Act No. 31 of the Alabama Legislature, Second Special Session, 1975 which relates to the incorporation in any municipality having a population of not less than 175,000 nor more than 250,000 according to the last of any subsequent Federal Decennial Census of an authority as a public corporation for the purpose of providing a public transportation service in such county and the compensation of directors of any such authority.

S. 532. Relating to the use of computer technology and equipment to enter, alphabetize, store, maintain, transmit electronically and generally prepare the various index records of the Probate Court of Mobile County as an alternative to the card or strip indexing system authorized by Act 460, 1957 Regular Session of the Alabama Legislature.

S. 577. To place all full-time employees of the Mobile Housing Board under the classified service of the merit system of Mobile County's Personnel Board.

S. 591. To amend further Act No. 470, H. 952 of the regular session of 1939, approved September 15th, 1939, (local acts, 1939, page 298), and amended by Act No. 684 Regular Session of 1976 which creates and establishes the County-wide Civil Service System in Mobile County, so as to provide for an expense allowance and compensation for the members of the Personnel Board, and to provide for equal promotional opportunity for entry level unskilled laborers who have been employed in a jurisdiction for a minimum of six (6) months.

S. 593. Relating to Law Enforcement of Mobile County, fixing the fee for the issuance of pistol permits; specifically, amending Section 1 of Act No. 474, S. 259, Regular Session 1969 (Acts 1969, p. 930).

Rep. Kennedy, Vice-Chairman of the Standing Committee on Local Legislation No. 3, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

S. 610. (With Amendment): To amend Section 1 of Act No. 710, H. 1102 (1976 Regular Session) (Acts 1976 p. 990) an act providing for the minimum compensation for all Deputy Sheriffs in counties having a population of not less than 300,000 nor more than 500,000 according to the last or any subsequent federal census in the State of Alabama.

Rep. Owens, Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

S. 187. (With Amendment): To establish appropriate procedures for administering the funds appropriated from the Alabama Special Educational Trust Fund for Hospital Medical Insurance Assistance for Professional Staff, Support Staff, and Adult School Bus Drivers.

Rep. Owens, Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 179. To amend Section 16-13-146, Code of Alabama 1975, which limits the amount of interest to 6% per year on loans made by county and city boards of education, so as to raise this amount to 8% per year.

S. 496. To provide for bringing certain employees of the disability determination division of the state department of education into the classified service of the state merit system.

S. 404. To amend Section 40-17-1 of the Code of Alabama 1975 relating to the definitions of motor fuel so as to exclude liquefied gas from such definitions.

Rep. Owens, Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

S. 342. (With Amendment): To amend Section 16-7-2 and Section 16-7-5, Code of Alabama, 1975, to expand the membership of the Alabama Educational Television Commission from five to seven persons, one to be from each of the congressional districts of the State, and to confer upon the Commission power to operate a public radio station or stations.

Rep. Owens, Chairman of the Standing Committee on Ways and Means, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 407. To amend section 32-6-1 of the Code of Alabama 1975 relating to driver's license requirements, expiration date and renewal procedures, so as to provide that notice be given to every person possessing a driver's license as to its expiration date, and to provide for payment for such notification.

S. 590. To amend Section 1 of Act No. 587, S. 659, Regular Session 1978 (Acts of Alabama 1978, p. 691) making an appropriation from the Alabama Special Educational Trust Fund to the Alabama Institute for the Deaf and Blind for capital outlay purposes so as to provide that certain funds may be transferred to the general fund of the Alabama Institute for the Deaf and Blind and may be expended for purposes other than capital outlay purposes.

S. 461. To provide further for certain funds of the state treasury; to provide further for surpluses in certain trust funds within the state treasury; to exempt other trust funds; to transfer such surplus funds undesignated, uncommitted, unencumbered and unappropriated, to the general fund of the state treasury for the purposes of emergency-crisis use in administering the medicaid program through medical services administration as determined by the emergency funding council; to create said council and to give it certain powers and duties; to provide further for the use of such unencumbered and unappropriated fund transfers, so as to require a portion thereof be used for the payment of cost-of-living increases authorized by Act No. 79-724, H. 953 of the 1979 Regular Session (Acts 1979, p. 1283), for the fiscal year ending September 30, 1980.

Rep. Ray, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, and it was read a second time and placed on the Calendar, to-wit:

S. 606. Relating to Tallapoosa County; to amend Section 2 of Act No. 32, S. 62, Regular Session 1967 (Acts 1967, p. 363), relating to compensation for members of the board of registrars, so as to regulate further said supplement; and to provide for retroactive effect.

Rep. Ray, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bill and ordered same returned to the House with a favorable report, with amendment, and it was read a second time and placed on the Calendar, to-wit:

S. 607. (With Amendment): To provide an expense allowance for certain city employees of Attalla.

Rep. Ray, Chairman of the Standing Committee on Local Legislation No. 1, reported that said Committee in session had acted on the following bills and ordered same returned to the House with a favorable report, and they were severally read a second time and placed on the Calendar, to-wit:

S. 608. To provide the members of the Etowah County board of registrars with an additional per diem supplement.

S. 609. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Etowah County.

S. 611. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Tallapoosa County.

S. 612. To authorize and direct the Tallapoosa County Commission to appropriate the accumulation of the beer tax levied by Act No. 147, H. 572 of the 1969 Regular Session (Acts of 1969, p. 420) and distribute it within the county.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

REGULAR SESSION
29th Day

2225

H. 492. To provide for an examination fee of three dollars (\$3.00) prior to testing for driver license, temporary instruction and learner's permits, and motor driven cycle operators license.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Johnson (R. G.), the House concurred in and adopted the Senate amendment to the bill, H. 492, said Senate amendment being as follows:

Amend H. B. 492 by striking through the words and figures "three dollars (\$3.00)" wherever it appears and insert in lieu thereof the words and figures five dollars "(\$5.00)"

Yeas 28; Nays 25.

Yeas:

Mr. Speaker, Amari, Bedsole, Bennett, Cabaniss, Campbell, Cosby, Daniels, Dial, Gilmer, Grimsley, Horn, Howard, Johnson (R. G.), Lewis, McMillan, Minus, Moore, Olive, Penry, Roberts, Sasser, Shoemaker, Starkey, Waggoner, Ward, Willis and Zoghby.

—28

Nays:

Reps.: Albright, Blake, Boles, Buskey, Carter, Cates, Cheatwood, Clark (W), Dixon, Grouby, Hall, Harvey, Kennedy, Langford, Letson, Payne, Pegues, Rains, Reed, Smith (C), Smith (J), Stewart, Venable, Warren and Wyatt.

—25

And the bill:

H. 492. To provide for an examination fee of five dollars (\$5.00) prior to testing for driver license, temporary instruction and learner's permits, and motor driven cycle operators license.

As thus amended, was again read at length and passed.

Yeas 28; Nays 25.

Yeas:

Mr. Speaker, Amari, Bedsole, Bennett, Cabaniss, Campbell, Cosby, Daniels, Dial, Gilmer, Grimsley, Horn, Howard, Johnson (R. G.), Lewis, McMillan, Minus, Moore, Olive, Penry, Roberts, Sasser, Shoemaker, Starkey, Waggoner, Ward, Willis and Zoghby.

—28

Nays:

Reps.: Albright, Blake, Boles, Buskey, Carter, Cates, Cheatwood, Clark (W), Dixon, Grouby, Hall, Harvey, Kennedy, Langford, Letson, Payne, Pegues, Rains, Reed, Smith (C), Smith (J), Stewart, Venable, Warren and Wyatt.

—25

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 84. To levy an additional privilege and license tax on the sale, storage, use, consumption, or delivery of cigarettes within this state; providing for the collection and enforcement of such taxes and providing that the proceeds thereof shall be credited to the state general fund and provides for an effective date.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

Rep. Manley offered the motion that the House concur in and adopt the Senate amendment to the bill, H. 84, said Senate amendment being as follows:

In the Synopsis, page 1, line 9, strike the words and numbers "six cents (6¢)" and insert in lieu thereof:

four cents (4¢)

In Section 1 (a), page 2, delete lines 9 through 13 entirely and insert in lieu thereof:

On each package of cigarettes containing twenty cigarettes or less, four cents; on each package of cigarettes containing more than twenty but not exceeding forty cigarettes, eight cents; and on each package of cigarettes containing more than forty cigarettes, ten cents.

SUBSTITUTE MOTION OFFERED

Rep. Dial offered the substitute motion that the House non-concur in the Senate amendment to the bill, H. 84, and request a Committee on Conference.

MOTION TO TABLE LOST

The motion offered by Rep. Manley to table the substitute motion offered by Rep. Dial, was lost.

Yeas 41; Nays 47.

Yeas:

Mr. Speaker, Adams (C), Amari, Bedsole, Bennett, Cabaniss, Carter, Cates, Clark (G), Cooley, Edwards, Goodwin, Greer, Grimsley, Grouby, Hammett, Holley, Kelley, Letson, Lewis, McKee, McMillan, Manley, Mitchell, Naramore, Olive, Pegues, Penry, Rains, Reed, Roberts, Sasser, Shavers, Smith (C), Smith (J), Trammell, Turner, Ward, Warren, Williams and Zoghby.

Nays:

Reps.: Albright, Barton, Blake, Buskey, Campbell, Carothers, Cheatwood, Clark (W), Cobb, Coburn, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Ford, Gilmer, Hall, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Horn, Howard, Jackson, Johnson (R. G.), Kennedy, Laird, Langford, Minus, Moore, Patton, Payne, Shoemaker, Smith (M), Starkey, Stewart, Stout, Tucker, Turnham, Venable, Waggoner, Whatley, Willis and Wyatt.

—47

SUBSTITUTE MOTION ADOPTED

The question was then on the adoption of the substitute motion offered by Rep. Dial that the House non-concur in the Senate amendment to the bill, H. 84, and request a Committee on Conference on the disagreement of the two Houses on the Senate amendment, and the substitute motion was adopted.

Yeas 68; Nays 18.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Blake, Campbell, Carothers, Cates, Cheatwood, Cobb, Coburn, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Hines, Holley, Horn, Howard, Jackson, Kelley, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Patton, Payne, Penry, Reed, Shavers, Smith (M), Stewart, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—68

Nays:

Reps.: Bedsole, Bennett, Bowling, Cabaniss, Carter, Cosby, Grouby, Kennedy, Naramore, Owens, Rains, Roberts, Sasser, Shoemaker, Smith (C), Smith (J), Starkey and Williams.

—18

COMMITTEE APPOINTED

The Speaker appointed as the committee on the part of the House, Reps. Holmes, Jackson and Dial.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 665. To provide revenue by levying a privilege tax on cigarette papers and to provide for the assessment and collection of such tax; conferring powers and imposing duties on the department of revenue; and to prescribe penalty for enforcement.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Lewis, the House non-concurred in the Senate amendment to the bill, H. 665, and requested a Committee on Conference on the disagreement of the two Houses on the Senate amendment, said Senate amendment being as follows:

Amend H. B. 665 as last substituted and amended as follows:

On page one in lines 5 and 36 delete "50¢" and insert in lieu thereof: 10¢

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Dial, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harrison, Harvey, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Owens, Patton, Payne, Pegues, Penry, Reed, Roberts, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren and Wyatt.

—70

COMMITTEE APPOINTED

The Speaker appointed as a committee on the part of the House, Reps. Lewis, Howard and Reed.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 440. To be known as the Alcoholic Beverage Licensing Code; to further regulate and control alcoholic beverage transactions in wet counties in Alabama under the control and supervision of the alcoholic beverage control board; to authorize the board to license others to engage in alcoholic beverage transactions in accordance with the provisions of this Code; to provide for application for, and the issuance and renewal of, and regulation of the grant of licenses; to authorize the sale of alcoholic beverages by the licensees of the board; to impose, levy and authorize state, county and municipal license fees for engaging in manufacture, warehousing, import, wholesale or retail sale of alcoholic beverages; to prescribe penalties including suspension or revocation of licenses and fines against licensees for violation of laws relating to manufacture, sale, possession or transportation of alcoholic beverages and of regulations of the board; to proscribe unlawful acts and offenses and to provide for punishment therefor; and to repeal laws or parts of laws in conflict herewith.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Sasser, the House concurred in and adopted the Senate amendment to the bill, H. 440, said Senate amendment being as follows:

Amend House Bill 440 by deleting Sasser Amendment No. 1.

Amend Substitute House Bill 440, page 14, line 6, after "as authorized by the board" by adding the following:

"except a liquor wholesale licensee may not sell liquor or fortified wine to retail licensees of the board."

Amend House Bill 440 by inserting on page 31, line 19 after the word "on" the following:

"or off".

Further amend House Bill 440 by inserting on page 31, line 26 after the word "on" the following:

"or off".

Amend House Bill No. 440 Page 20 Line 26, by striking out the figures 1500 and insert in lieu thereof the figures 300.00 and line 27 strike out the figure 200.00 and insert in lieu thereof the figure 300.00

Yeas 59; Nays 6.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Edwards, Ford, Gilmer, Goodwin, Grimsley, Grouby, Harper (O), Harper (T), Harvey, Horn, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Owens, Patton, Pegues, Penry, Roberts, Sasser, Shoemaker, Smith (J), Starkey, Turner, Turnham, Venable, Waggoner, Warren and Williams.

Nays: Reps.: Albright, Carter, Hall, Holley, Riddick and Smith (C). —6

And the bill, H. 440 as thus amended, was again read at length and passed.

Yeas 59; Nays 6.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Edwards, Ford, Gilmer, Goodwin, Grimsley, Grouby, Harper (O), Harper (T), Harvey, Horn, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Owens, Patton, Pegues, Penry, Roberts, Sasser, Shoemaker, Smith (J), Starkey, Turner, Turnham, Venable, Waggoner, Warren and Williams.

—59

Nays: Reps.: Albright, Carter, Hall, Holley, Riddick and Smith (C). —6

RESOLUTIONS

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Harvey:

H. R. 297. COMMENDING MR. M. C. COOPER, RECENT ACHIEVEMENT AWARD RECIPIENT OF THE BLOUNT COUNTY SOIL CONSERVATION DEPARTMENT.

Also:

The following resolution was introduced:

By Reps. Bennett, Lewis and Waggoner:

H. J. R. 298. DECLARING MISS TERESA PARKER TO BE OF ITALIAN DESCENT.

WHEREAS, the Legislature of Alabama is pleased to note the forthcoming marriage, on May 17, 1980, of our friend and colleague, Mr. John Amari, to Miss Teresa Parker; and

WHEREAS, the Legislature further notes that Mr. Amari's entire family has expressed a desire that our colleague marry an Italian girl; and

WHEREAS, it is the consensus of this body, after being advised by our colleague's Uncle John and Uncle Paul that since at one time "All Roads Led To Rome," that, time permitting, thorough research might well turn up an Italian twig somewhere in Miss Parker's family tree; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That in the interest of time and a desire to please, we hereby declare Miss Teresa Parker to be of direct Italian lineage and descent.

BE IT FURTHER RESOLVED, That a copy of this resolution be sent immediately to Miss Teresa Parker and to our colleague's Uncle John and Uncle Paul that they may know that Miss Teresa Parker is indeed an Italian girl, and what's amore—that's Amari!

On motion of Rep. Bennett, the rules were suspended and the resolution, H. J. R. 298, was adopted.

Also:

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Kennedy:

H. R. 299. COMMENDING THE PASTOR AND CONGREGATION OF THE REVELATION MISSIONARY BAPTIST CHURCH OF MOBILE, ALABAMA.

SPECIAL ORDER

The House then proceeded with the consideration of the Special Order Calendar.

And the bill:

S. 594 (With Amendment): Relating to DeKalb County; providing an optional and alternative method of assessing and paying taxes on and issuing license tags for motor vehicles in such county.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend S. B. 594 on page 1, Section 2, lines 33 and 34 by striking the words the applicant's birthday and inserting in lieu thereof, the following:

expiration of the current year's tag or decal

Further amend S. B. 594 on page 2, Section 3, line 5 by striking the words the applicant's birthday and inserting in lieu thereof, the following:

expiration of the current year's tag or decal

Further amend S. B. 594 on page 2, Section 3, line 15 by striking the words applicant's birthday and inserting in lieu thereof, the following:

applicant's tag or decal expiration

And the amendment was adopted.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

AMENDMENT OFFERED

Rep. Stout offered the following amendment to the bill, S. 594 as amended:

Amend Section 1, Page 1, Line 15 to read as follows:

Section 1. The DeKalb County Commission shall furnish additional and sufficient personnel to the County Tax Assessor's office for the purpose of researching and obtaining the name of each county resident that owns a motor vehicle. The name of the owner shall be placed on a separate monthly roster, depending on the first letter of their last name as set forth by Act 70-797-79-797. This roster shall be completed by the first day of November 1980.

And the amendment was adopted.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin,

Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill, S. 594, as thus amended, was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill:

S. 595. (With Amendment): Relating to Jackson County; providing an optional and alternative method of assessing and paying taxes on and issuing license tags for motor vehicles in such county.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend S. B. 595 on page 1, Section 2, line 34, by striking the words the applicant's birthday and inserting in lieu thereof:

expiration of the current year's tag or decal

Further amend S. B. 595 on page 2, Section 3, line 7, by striking the words the applicant's birthday and inserting in lieu thereof:

expiration of the current year's tag or decal

Further amend S. B. 595 on page 2, Section 3, line 18, by striking the words applicant's birthday and inserting in lieu thereof:

applicant's tag or decal expiration

And the amendment was adopted.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin,

REGULAR SESSION
29th Day

2233

Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill, S. 595, as thus amended, was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill:

S. 433. Relating to Jefferson County; providing that any conveyance of property required to be recorded in the office of the probate judge must include the name and address of the person to receive the tax notice.

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill:

S. 502. To provide for a supplemental salary for the District Attorney of the Thirtieth Judicial Circuit, to be paid by St. Clair County and to fix the amount and method of payment thereof; and to provide for retroactive effect.

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill:

S. 486. Relating to Jefferson County; further regulating the duties and authority of the judge of probate in said county so as to require that certain forms be made available in the office of the judge of probate for the use of all persons and parties in interest; and repealing any law in conflict with the provisions of this Act.

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill:

S. 503. Relating to Madison County; to provide that any person who taught in more than one school system for a period in excess of thirty years, and who contributed to the Teachers' Retirement System and who drew retirement benefits prior to being appointed or elected to any elected office in Madison County, shall be entitled to continue receiving retirement benefits from the Teachers' Retirement System while serving as an elected official; providing retroactive payments for eligible persons.

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Dixon, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley,

Horn, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill:

S. 315. (With Substitute): To make annual appropriations for the support, maintenance and development of public education in Alabama and for debt service and capital improvements for the fiscal year ending September 30, 1981.

Was taken up.

The question was then on the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To make annual appropriations for the support, maintenance and development of public education in Alabama and for debt service and capital improvements for the fiscal year ending September 30, 1981.

Be It Enacted by the Legislature of Alabama:

SECTION 1. There is hereby appropriated, for the support of public education in Alabama for the fiscal year ending September 30, 1981 and for the public debt, to be paid out of funds specified in subsection (a) of Section 2 of this Act, the amounts specified in Sections 3 to 7, inclusive. For the purpose specified in subsection (b) of Section 2 of this Act, amounts are shown by programmatic area and the total for all programs are shown so as to include estimated sources of funds other than the appropriation made in subsection (a) of Section 2 of this Act. For the purpose of this Act, "ASETF" shall mean Alabama Special Educational Trust Fund.

SECTION 2. (a) The appropriations provided for in this Act shall be paid from funds in the State Treasury to the credit of the Special Educational Trust Fund, Alabama Special Educational Trust Fund Surplus Account, Special Mental Health Fund, and Public School Fund and are hereby made for the support of public education in Alabama for the fiscal year ending September 30, 1981 and except as may be otherwise expressly provided, the appropriations herein made shall be subject to the provisions, terms, conditions and limitations of the Budget and Financial Control Act (Article 4, Chapter 4, Title 41 of the Code of Alabama, 1975), the provisions of Act No. 494 adopted at the 1976 Regular Session, and shall be in the amounts hereinafter specified.

(b) Amounts shown herein under the columns "Trust Funds" and "Appropriation Total" are set forth for the purpose of indicating amounts estimated to be available by programmatic area from sources other than from appropriations made in subsection (a) of this Section 2, in order, upon consideration of such other funds so estimated to be available, to promote the accountability for and efficient use of the funds available to and hereby appropriated by the legislature, it being the intention hereof to make appropriations only from the funds referred to in subsection (a) of this Section 2.

Provided, that if, at the end of any fiscal year, a pay period which has been or may be established by the Legislature providing for the payment of salaries of State employees overlaps from one fiscal year into the next fiscal year, payment for the total pay period shall be made from the new fiscal year's appropriation.

SECTION 3

A. STATE AGENCIES

1. Academy of Honor, Alabama

(a) Historical Resources Management Program	950
---	-----

SOURCE OF FUNDS:

(1) ASETF	950
-----------------	-----

Total Alabama Academy of Honor	950	950
--------------------------------	-----	-----

2. Arts and Humanities, Council on the

(a) Fine Arts Program	1,100,000
-----------------------------	-----------

(b) Birmingham Symphony	200,000
-------------------------------	---------

(c) Alabama Shakespeare Festival	25,000
----------------------------------	--------

SOURCE OF FUNDS:

(1) ASETF	525,000
-----------------	---------

(2) Federal and Local Funds	800,000
----------------------------------	---------

Total Council on the Arts and Humanities	525,000	800,000	1,325,000
--	---------	---------	-----------

3. Debt Service	874,269
-----------------------	---------

(a) For the payment of principal and interest due on bonds issued by the University of Alabama Research Institute pursuant to Constitutional Amendment No. CLVII	214,525
--	---------

(b) Interest on Endowments:

For interest on University of Montevallo (Alabama College) Endowment, Estimated ...	45,000
---	--------

For interest on Auburn University Endowment	20,280
---	--------

For interest on University of Alabama Endowment	61,000
---	--------

For interest on Grove Hill Endowment	600
--	-----

For interest on Public School Fund Endowment:	
---	--

Interest on 16th Section lands, Estimated	410,000
---	---------

REGULAR SESSION
29th Day

2237

Interest on School Indemnity lands, Estimated	90,000
Interest on Valueless 16th Section lands	5,825
Interest on Surplus Revenue	26,764
Interest on James Wallace Fund	<u>275</u>
Total	659,744

SOURCE OF FUNDS:

(1) ASETF	874,269	
Total Debt Service	<u>874,269</u>	<u>874,269</u>

4. Dental Scholarship Awards,
Board of

(a) Support of Other Educational Activities Program		228,000
--	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>228,000</u>	
Total Board of Dental Scholarship Awards	<u>228,000</u>	<u>228,000</u>

(To be expended under the provisions of Act No. 662, 1977 Regular Session.)

5. Education, Department of

(a) Instructional Technical Assistance Program		7,644,166
--	--	-----------

The proposed spending plan for the above is as follows:

Right-to-Read	80,250
Career Education	105,600
Special Education Administration	525,000
State Fire College and Technical Assistance Program at Shelton State Community College	250,000
Vocational Education ...	700,000

SOURCE OF FUNDS:

(1) ASETF	1,660,850	
(2) Federal and Local Funds	<u>5,983,316</u>	
Total Instructional Technical Assistance Program	<u>1,660,850</u>	<u>5,983,316</u>
		<u>7,644,166</u>

(The appropriation for Special Education Administration is the same appropriation as set out in Act No. 67, approved June 27, 1963 and shall be expended in accordance with that Act.)

(b) Local Agency Support Program	12,451,560
--	------------

The proposed spending plan for the above is as follows:

Coordination of In-School Television	114,159
--	---------

School Bus Driver Training and Vehicle Safety Inspection	206,045
--	---------

Free Textbooks	8,500,000
----------------------	-----------

In addition to the above appropriation, \$1,500,000 is hereby appropriated for Free Textbooks to be conditioned on the availability of funds and the approval of the Governor.

Testing	800,000
---------------	---------

Plans and Surveys	71,132
-------------------------	--------

SOURCE OF FUNDS:

(1) ASETF	9,691,336		
-----------------	-----------	--	--

(2) Federal and Local Funds		<u>1,260,224</u>	
----------------------------------	--	------------------	--

Total Local Agency Support Program	<u>9,691,336</u>	<u>1,260,224</u>	<u>10,951,560</u>
--	------------------	------------------	-------------------

(c) Regulation Program			974,640
------------------------------	--	--	---------

Teacher Certification and Accreditation	227,000
---	---------

SOURCE OF FUNDS:

(1) ASETF	227,000		
-----------------	---------	--	--

(2) Federal and Local Funds		<u>747,640</u>	
----------------------------------	--	----------------	--

Total Regulation Program	<u>227,000</u>	<u>747,640</u>	<u>974,640</u>
--------------------------------	----------------	----------------	----------------

(d) Administrative Services Program			9,912,665
---	--	--	-----------

The proposed spending plan for the above is as follows:

Compact for Education ...	29,000
---------------------------	--------

Operations & Maintenance of Department	2,300,000
--	-----------

Telephone Revolving Fund	1,200,000
--------------------------------	-----------

SOURCE OF FUNDS:

(1) ASETF	3,529,000		
(2) Federal and Local Funds		<u>6,383,665</u>	
Total Administrative Services Program	<u>3,529,000</u>	<u>6,383,665</u>	<u>9,912,665</u>

The above appropriation shall include a transfer to the State Personnel Department of \$67,905.

(e) Adult Education Program			4,351,706
----------------------------------	--	--	-----------

The proposed spending plan for the above is as follows:

Adult Basic Education 1,000,000
Community Education ... 96,000

SOURCE OF FUNDS:

(1) ASETF	1,096,000		
(2) Federal and Local Funds		<u>3,255,706</u>	
Total Adult Education Program .	<u>1,096,000</u>	<u>3,255,706</u>	<u>4,351,706</u>

(f) Support of State Universities Program			256,833
---	--	--	---------

SOURCE OF FUNDS:

(1) Federal and Local Funds		<u>256,833</u>	
Total Support of State Universities Program		<u>256,833</u>	<u>256,833</u>

(g) Projects-Vocation Rehabilitation/Crippled Children Services Program			4,324,007
---	--	--	-----------

SOURCE OF FUNDS:

(1) Federal and Local Funds		<u>4,324,007</u>	
Total Projects-Voc. Rehab/Crippled Children Services Program		<u>4,324,007</u>	<u>4,324,007</u>

(h) Disability Determination for Social Security Program			8,336,401
--	--	--	-----------

SOURCE OF FUNDS:

(1) Federal and Local Funds		<u>8,336,401</u>	
Total Disability Determination for Social Security Program		<u>8,336,401</u>	<u>8,336,401</u>

(i) Skill Enhancement and Employment Opportunities Program			8,181,221
--	--	--	-----------

SOURCE OF FUNDS:

(1) Federal and Local Funds		<u>8,181,221</u>	
----------------------------------	--	------------------	--

Total Skill Enhancement and Employment Opportunities Program	8,181,221	8,181,221
(j) Support of Other Educational Activities		10,000
The proposed spending plan for the above is as follows:		
Education of Dependents of Blind Parents	10,000	
SOURCE OF FUNDS:		
(1) ASETF	10,000	
Total Support of Other Educational Activities	10,000	10,000
For reimbursement of every State Institution of Higher Learning, College, University, or Trade School or Junior College, in which benefits are given to dependents of blind parents under the provisions of Act No. 231, 1966 Special Session.		
(k) Emergency Medical Services Education Program		1,225,000
To be distributed by the Department of Education as follows:		
(1) West Alabama Emergency Medical Services, Inc. .	204,167	
(2) Birmingham Regional Emergency Medical System	204,167	
(3) North Alabama Emergency Medical Services, Inc. .	204,166	
(4) Southeast Alabama Emergency Medical Services System, Inc.	204,167	
(5) East Alabama Emergency Medical Services, Inc. .	204,166	
(6) Southwest Alabama Emergency Medical Services Council, Inc.	204,167	
The amounts herein appropriated shall be used for the operation and maintenance of the various medical services programs named and for the purchase of instructional supplies and new instructional equipment for such programs.		

REGULAR SESSION
29th Day

2241

SOURCE OF FUNDS:

(1) ASETF	<u>1,225,000</u>		
Total Emergency Medical Services Education Program	<u>1,225,000</u>		<u>1,225,000</u>

(1) Direct Client Services for the Handicapped			41,550,140
--	--	--	------------

Crippled Children Services Program	4,300,000	3,058,200	7,358,200
Hemophilia Program	300,000		300,000
Homebound Program	2,600,000		2,600,000
Rehabilitation Services Program	6,420,000	24,871,940	31,291,940

SOURCE OF FUNDS:

(1) ASETF	13,620,000		
(2) Federal and Local Funds		<u>27,930,140</u>	
Total Health Services	<u>13,620,000</u>	<u>27,930,140</u>	<u>41,550,140</u>

Total Department of Education

SOURCE OF FUNDS:

(1) ASETF	31,059,186		
(2) Federal and Local Funds		<u>66,659,153</u>	
Grand Total Department of Education	<u>31,059,186</u>	<u>66,659,153</u>	<u>97,718,339</u>

6. Employees Insurance, State ..			405,400
----------------------------------	--	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>405,400</u>		
Total State Employees Insurance	<u>405,400</u>		<u>405,400</u>

7. Employees Retirement, State ..			200,332
-----------------------------------	--	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>200,332</u>		
Total State Employees Retirement	<u>200,332</u>		<u>200,332</u>

8. Examiners of Public Accounts

(a) Legislative Support-Audit Services Program			1,061,017
--	--	--	-----------

For purposes of auditing all phases of public education.

SOURCE OF FUNDS:

(1) ASETF	<u>1,061,017</u>		
Total Examiners of Public Accounts	<u>1,061,017</u>		<u>1,061,017</u>

9. Fine Arts, Alabama School of			
(a) Fine Arts Program			985,000
SOURCE OF FUNDS:			
(1) ASETF	900,000		
(2) Federal and Local Funds		85,000	
Total Alabama School of Fine Arts	<u>900,000</u>	<u>85,000</u>	<u>985,000</u>
10. Firefighters' Personnel Standards and Education Commission, Alabama			
(a) Professional and Occupational Licensing & Regulation Program			135,325
The appropriation to the Alabama Firefighters' Personnel Standards and Education Commission shall include a transfer to the State Personnel Department of \$196.			
SOURCE OF FUNDS:			
(1) ASETF	<u>135,325</u>		
Total Alabama Firefighters' Personnel Standards and Education Commission	<u>135,325</u>		<u>135,325</u>
11. Health, Department of Public			
(a) Health Support Services Program			500,000
For immunization of preschool children and students and for public school food sanitation.			
(b) Personal Health Improvement Program			750,000
Provided however, that the above appropriation shall be expended only for the continuation of a perinatal program whose expenditure guidelines shall be developed in conjunction with the Perinatal Advisory Committee of the State Committee of Public Health. Such guidelines shall be comprehensive enough to serve as a statewide perinatal plan in meeting federal matching requirements.			
SOURCE OF FUNDS:			
(1) ASETF	<u>1,250,000</u>		
Total Department of Public Health	<u>1,250,000</u>		<u>1,250,000</u>

REGULAR SESSION
29th Day

2243

12. Higher Education, Commission on

(a) Planning & Coordination Services Program	905,272
(b) Alabama Student Assistance Program	1,818,607
(c) Alabama Student Grant Program	3,000,000

SOURCE OF FUNDS:

(1) ASETF	4,443,867		
(2) Federal and Local Funds		<u>1,280,012</u>	
Total Commission on Higher Education	<u>4,443,867,</u>	<u>1,280,012</u>	<u>5,723,879</u>

The Alabama Student Grant funds are to be expended in accordance with Act No. 90, 1978 Second Special Session.

13. Industrial Development Training Institute, Alabama

(a) Industrial Training Program	1,660,000
---------------------------------------	-----------

SOURCE OF FUNDS:

(1) ASETF	1,600,000		
(2) Federal and Local Funds		<u>60,000</u>	
Total Alabama Industrial Development Training Institute	<u>1,600,000</u>	<u>60,000</u>	<u>1,660,000</u>

14. Junior College School System

(a) Academic Instruction and Institutional Support Program ..	71,496,956
---	------------

SOURCE OF FUNDS:

(1) ASETF	44,745,763		
(2) Federal and Local Funds		10,235,056	
(3) State Funds		846,012	
(4) Other Funds		10,900,045	
(5) Auxiliary Enterprises		<u>4,770,080</u>	
Total Junior College School System	<u>44,745,763</u>	<u>26,751,193</u>	<u>71,496,956</u>

This appropriation to the Alabama State Board of Education for the Junior College Equalization Account is to be used for operation and maintenance of the Junior Colleges listed below and is to be distributed on the following formula: \$200,000 to each Junior College. The remainder of the appropriation is to be allotted to each Junior College in accordance with its percentage of the total credit hours attempted for the four quarters of the school year 1979-80 by all the Junior Colleges listed in this appropriation, provided, however, the nursing and allied health programs will be funded on a cost

basis based upon the 1979-1980 academic year in accordance with the number of quarter hours attempted within the departments. Junior colleges with credit producing programs in Alabama Correctional Institutions shall be reimbursed for tuition that is waived, Continuing education unit hours shall be excluded from the computations herein required. (The above appropriation is to be distributed to the following Junior Colleges: (1) Alexander City State Junior College; (2) S. D. Bishop State Junior College; (3) Brewer State Junior College; (4) John C. Calhoun State Community College; (5) Chattahoochee Valley Community College (Phenix City); (6) Jefferson Davis State Junior College; (7) Enterprise State Junior College; (8) James H. Faulkner State Junior College; (9) Gadsden State Junior College; (10) Patrick Henry State Junior College; (11) Jefferson State Junior College; (12) Theodore A. Lawson State Community College; (13) Northeast Alabama State Junior College; (14) Northwest Alabama State Junior College; (15) Snead State Junior College; (16) Southern Union State Junior College; (17) George Corley Wallace State Community College (Selma); (18) George C. Wallace State Community College (Dothan); (19) Lurleen B. Wallace State Junior College; (20) George C. Wallace Community College at Hanceville; (21) Shelton State Community College.) Of the above appropriations contained herein in Section 3-A-14 not more than the sum of \$300,000 may be used by the State Board of education for administration of the state junior college program.

15. Law Institute, Alabama

(a) Support of Other Educational Activities Program	211,000
--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>211,000</u>	
Total Alabama Law Institute	<u>211,000</u>	<u>211,000</u>

16. Legislature

(a) House and Senate Operations and Support Program	2,000,000
--	-----------

SOURCE OF FUNDS:

(1) ASETF	<u>2,000,000</u>	
Total Legislature	<u>2,000,000</u>	<u>2,000,000</u>

17. Library Service, Public

(a) Public Library Service Pro- gram	4,159,162
---	-----------

The appropriation to the Public Li-
brary Service shall include a
transfer to the State Personnel
Department of \$2,700.

SOURCE OF FUNDS:

(1) ASETF	3,000,000	
(2) Federal and Local Funds	<u>1,159,162</u>	
Total Public Library Service	<u>3,000,000</u>	<u>1,159,162</u> <u>4,159,162</u>

18. Marine Environmental Sci-
ences Consortium

REGULAR SESSION
29th Day

2245

(a) Support of Other Educational Activities Program	652,353
---	---------

SOURCE OF FUNDS:

(1) ASETF	512,000		
(2) Federal and Local Funds		<u>140,353</u>	
Total Marine Environmental Sciences Consortium	<u>512,000</u>	<u>140,353</u>	<u>652,353</u>

19. Medical Scholarships Awards, Boards of

(a) Support of Other Educational Activities Program	711,000
---	---------

SOURCE OF FUNDS:

(1) ASETF	711,000		
Total Board of Medical Scholarships Awards	<u>711,000</u>		<u>711,000</u>

(To be expended under the provisions of Act No. 663, 1977 Regular Session.)

20. Minimum Program and Public School Fund

(a) Financial Assistance Program	479,126,245
----------------------------------	-------------

SOURCE OF FUNDS:

(1) ASETF	450,449,760		
(2) Public School Fund		24,000,000	
(3) Local Funds		<u>4,676,485</u>	
Total Minimum Program and Public School Fund	<u>450,449,760</u>	<u>28,676,485</u>	<u>479,126,245</u>

The above appropriation shall be paid in accordance with Title 16, Article 3, Code of Alabama, 1975 and all other legislation pertaining thereto.

The appropriation hereinabove set out for the fiscal year 1980-81 is based on 24,395 teacher units.

It is provided in the event there are more than 24,395 earned teacher units for the fiscal year 1980-81, then such amounts necessary to pay for these excess teacher units is hereby appropriated. It is further provided that in the event that there be less earned teacher units than those set out above then the amount that would have been necessary to pay for these earned teacher units shall not be allotted or paid.

In allocating the funds in sub-section (a) the State Board of Education shall allot as follows:

The amount necessary for the payment of Board of Adjustment awards in accordance with the Minimum Program statutes and regulations.

For "Other Current Expenses" a sum not to exceed \$2,826.35 for each earned teacher unit.

For Principal Supplement the sum shall not exceed \$100.00 for each earned teacher unit.

For Capital Improvements the sum shall not exceed \$64.87 for each earned teacher unit.

The above appropriation contained in sub-section (a) shall include an allotment for transportation in accordance with the formula adopted by the State Board of Education for the distribution of the funds to be used for transportation purposes but shall not exceed the sum of \$46,278,715.

21. Board of Education

(a) Financial Assistance Program	247,660,508
----------------------------------	-------------

SOURCE OF FUNDS:

(1) ASETF	<u>247,660,508</u>
-----------------	--------------------

Total Board of Education	247,660,508	247,660,508
--------------------------------	-------------	-------------

(a) To be distributed by State Board of Education for:

Hospital Medical Insurance Assistance for Professional Staff, Support Staff, and Adult School Bus Drivers 15,500,000

Of the appropriation hereinabove made for Hospital Medical Insurance there is hereby appropriated the sum of two hundred forty-seven dollars and twenty cents (\$247.20) per annum per teacher, administrative supervisory unit, full time support employee, and adult school bus drivers.

(b) Teachers Sick Leave 3,890,000

Of the appropriation hereinabove made for Teachers Sick Leave the rate of not more than \$17 per day is hereby appropriated.

(c) Support Personnel Sick Leave 1,000,000

The appropriation hereinabove shall provide sick leave in accordance with Act No. 208, 1977 Regular Session.

(d) Teachers Personal Leave 1,000,000

The appropriation hereinabove made to Teachers Personal Leave provides for two (2) days personal

REGULAR SESSION
29th Day

2247

leave at \$17 per teacher unit for each teacher employed (except ESEA Title I, Title III and Title IV teachers and ESAA teachers).

(e) Funds to Replace

Fees 10,637,550

Of the appropriation hereinabove made for Funds to Replace Fees there is hereby appropriated two hundred and fifty dollars (\$250) per teacher unit for grades K-6 and three hundred dollars (\$300) per teacher unit for grades 7-12 for all teachers employed (except ESEA, Title I, Title III and Title IV teachers and ESAA teachers).

(f) Maintenance 6,000,000

(g) Continuation of funds previously granted for Special Education 28,140,268

Of the appropriation hereinabove made \$1,200,000 shall be allocated to local boards of education and administered through the State Department of Education for meeting matching requirements of Federal Legislation (P.L. 94-482) for vocational education for the handicapped. Of the \$28,140,268 for Special Education, \$250,000 shall be allocated to the Tuscaloosa Regional Handicapped School, \$250,000 shall be allocated to the Southwest Alabama School for Deaf and Blind and \$250,000 for the Vivian B. Adams School, \$25,000 shall be allocated to the Butler County Training School for the Mentally Retarded in Greenville, Alabama, \$25,000 shall be allocated to the Hope Haven School in Colbert County, \$25,000 shall be allocated to the Jasper Shriner School, \$25,000 shall be allocated to the Montgomery Institute of Neurological Development in Montgomery, Alabama, \$35,000 shall be allocated to the Birmingham Training Center for Brain-Injured Children in Birmingham, Alabama, and \$25,000 shall be allocated to Project Independence in Coffee County, Alabama. An amount approved by the State Board of Education may be distributed by the State Board of Education to the Alabama Institute for Deaf and Blind to implement the purposes of Act No. 106 and P.L. 94-142.

(h) Kindergarten teacher

units 19,048,111

The above appropriation is for 1,080 teacher units and includes salaries, other current expenses, and capital outlay at the same rate as provided in the Minimum Program.

(i) Driver Education .. 8,818,570

The above appropriation is for 500 teacher units and includes salaries, other current expenses,

and capital outlay at the same rate as provided in the Minimum Program.

- (j) Supportive teacher units
..... 30,723,898

The above appropriation provides for one extra unit or fraction thereof for each aggregate of fifteen units or fraction thereof earned on regular units in the Minimum Program, Kindergarten units in (h) and additional teacher units in (k). The above appropriation is for 1,742 teacher units and includes salaries, other current expenses, and capital outlay at the same rate as provided in the Minimum Program.

- (k) Continuation of Teacher Units to reduce pupil-teacher ratio in grades 1-6 11,464,141

The above appropriation is for 650 teacher units and includes salaries, other current expenses, and capital outlay at the same rate as provided in the Minimum Program.

- (l) Special Education 58,120,705

The above appropriation is for 3,250 teacher units and includes salaries, other current expenses, capital outlay, and transportation at the same rate as provided in the Minimum Program.

- (m) Vocational teacher
units 53,317,265

The appropriation herein above for Vocational Education shall be disbursed or obligated in accordance with rules and regulations approved by the State Board of Education upon the recommendation of the State Superintendent.

22. Nursing, Alabama Board of

- (a) Professional and Occupational
Licensing and Regulation Program 607,000

The appropriation to the Alabama Board of Nursing shall include a transfer to the State Personnel Department of \$540.

REGULAR SESSION
29th Day

2249

SOURCE OF FUNDS:

(1) ASETF — as provided in Act No. 63, 1977 Special Session, Scholarships for Graduate Nurses	57,000		
(2) Alabama Board of Nursing Trust Fund—as provided in Title 34, Chapter 21, Code of Alabama 1975, as amended		550,000	
Total Alabama Board of Nursing	<u>57,000</u>	<u>550,000</u>	<u>607,000</u>
23. Peace Officers Standards and Training Commission, Alabama			
(a) Professional and Occupational Licensing and Regulation Pro- gram			80,000
(b) Certified Law Enforcement Academy Programs			252,500
Jacksonville State Univers- ity	50,500		
University of Alabama ...	50,500		
James H. Faulkner Jr. Col	50,500		
Troy St. Univ. Montgomery	50,500		
Craig AFB	50,500		
The appropriation to the Alabama Peace Officers Standards and Training Commission shall in- clude a transfer to the State Per- sonnel Department of \$98.			

SOURCE OF FUNDS:

(1) ASETF	<u>332,500</u>		
Total Alabama Peace Officers Standards and Training Com- mission	<u>332,500</u>		<u>332,500</u>
24. Physical Fitness, Commission on			
(a) Advisory Services Program ..			76,000
The appropriation to the Commis- sion on Physical Fitness shall in- clude a transfer to the State Per- sonnel Department of \$196.			

SOURCE OF FUNDS:

(1) ASETF	<u>76,000</u>		
Total Commission on Physical Fit- ness	<u>76,000</u>		<u>76,000</u>

25. Postsecondary Vocational-
Technical Education System

(a) Instructional and Institutional Support Program	49,358,228
--	------------

SOURCE OF FUNDS:

(1) ASETF	36,776,035		
(2) Federal and Local Funds		1,042,332	
(3) State Funds		563,944	
(4) Other Funds		7,691,145	
(5) Auxiliary Enterprises		<u>3,284,772</u>	
Total Postsecondary Vocational- Technical Education System ..	<u>36,776,035</u>	<u>12,582,193</u>	<u>49,358,228</u>

For the operations and maintenance of the Vocational Technical Schools listed below, to be distributed in accordance with a formula adopted by the State Board of Education.

(The above appropriation is to be distributed to the following Vocational-Technical Schools: (1) Atmore State Technical Institute; (2) Alabama Aviation and Technical College; (3) Alabama Technical College; (4) Harry M. Ayers State Technical College; (5) Bessemer State Technical College; (6) John C. Calhoun State Community College-Technical Division; (7) Carver State Technical College; (8) J. F. Drake State Technical College; (9) Gadsden State Technical Institute; (10) Richmond P. Hobson State Technical College; (11) J. F. Ingram State Technical Institute; (12) Theodore A. Lawson State Community College-Technical Division; (13) Douglas McArthur State Technical College; (14) Muscle Shoals State Technical College; (15) Northwest State Technical College; (16) N. F. Nunnelle State Technical College; (17) Opelika State Technical College; (18) John M. Patterson State Technical College; (19) Ed E. Reid State Technical College; (20) Shelton State Technical College; (21) Southwest State Technical College; (22) Chauncey Sparks State Technical College; (23) Council Trenholm State Technical College; (24) C. A. Fredd State Technical College; (25) Walker State Technical College; (26) George Corley Wallace State Community College-Technical Division (Selma); (27) George C. Wallace State Community College-Technical Division (Dothan); (28) George C. Wallace State Community College-Technical Division (Hanceville).

Of the above appropriations contained herein in Section 3-A-25 not more than the sum of \$300,000 may be used by the State Board of Education for administration of the Vocational-Technical School Program.

26. Social Security (ASETF Share)

(a) For State's share of Social Security, Estimated	69,400,000
---	------------

(Includes payment to MICA)

SOURCE OF FUNDS:

(1) ASETF	<u>69,400,000</u>	
Total Social Security	<u>69,400,000</u>	<u>69,400,000</u>

REGULAR SESSION
29th Day

2251

27. Teachers' Retirement System
of Alabama

(a) Retirement Systems Program,
Estimated 170,073,900

SOURCE OF FUNDS:

(1) ASETF—Teachers' Retirement
System 161,313,900

(2) ASETF-Teachers' Special Pen-
sion Fund 8,760,000

Total Retirement Systems Pro-
gram (State's Share) 170,073,900 170,073,900

The above appropriation shall be
expended in accordance with the
statutes and regulations now or
hereafter existing relating to the
expenditure of such Teachers'
Retirement Fund.

28. Tenure Commission, State

(a) Regulation Program 9,000

SOURCE OF FUNDS:

(1) ASETF 9,000

Total State Tenure Commission . 9,000 9,000

29. Television Commission, Edu-
cation

(a) Educational TV Services Pro-
gram 2,555,000

(b) Public Radio Services Program 176,000

SOURCE OF FUNDS:

(1) ASETF 2,100,000

(2) Federal and Local Funds 631,000

Total Education Television Com-
mission 2,100,000 631,000 2,731,000

30. Unemployment Compensation 1,750,000

SOURCE OF FUNDS:

(1) ASETF 1,750,000

Total Unemployment Compensa-
tion 1,750,000 1,750,000

31. Veterans Education Benefits

(a) Administration of Veterans Af-
fairs Program 1,300,000

SOURCE OF FUNDS:

(1) ASETF 1,300,000

Total Veterans Education Benefits	<u>1,300,000</u>	<u>1,300,000</u>
-----------------------------------	------------------	------------------

The above appropriation includes prorata administration costs of the Department of Veteran Affairs and for the reimbursement to every state Institution of Higher Learning, College, University, or Junior College, in which benefits are given to veterans, their wives, widows, or children under the provision of Act No. 767, 1965 Regular Session.

32. Youth Services, Department of

(a) Youth Services Program		8,859,755
------------------------------------	--	-----------

The appropriation to the Department of Youth Services shall include a transfer to the State Personnel Department of \$19,787.

SOURCE OF FUNDS:

(1) ASETF	7,839,835		
(2) Federal and Local Funds		<u>1,019,920</u>	
Total Department of Youth Services	<u>7,839,835</u>	<u>1,019,920</u>	<u>8,859,755</u>

(To be expended in accordance with Act No. 816, 1973 Regular Session.)

33. Study Commission, Alabama Education

(a) Advisory Services Program . .		189,000
-----------------------------------	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>189,000</u>	
Total Alabama Education Study Commission	<u>189,000</u>	<u>189,000</u>

(To be used for educational studies in accordance with Act No. 15, 1969 Special Session.)

SECTION 4.

A. Financial Assistance to Non-State Educational Agencies

1. American Legion and Auxiliary Scholarships

(a) Support of Other Educational Activities Program		4,700
---	--	-------

REGULAR SESSION
29th Day

2253

SOURCE OF FUNDS:

(1) ASETF	<u>4,700</u>	
Total American Legion and Auxiliary Scholarships	<u>4,700</u>	<u>4,700</u>

(To be expended under the provisions of Act No. 676, 1978 Regular Session.)

2. Environmental Quality Association, Alabama

(a) Environmental Education Program		175,000
---	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>175,000</u>	
Total Alabama Environmental Quality Association	<u>175,000</u>	<u>175,000</u>

3. Opportunities Industrialization Centers

(a) Skills Enhancement and Employment Opportunities Program		175,000
---	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>175,000</u>	
Total Opportunities Industrialization Centers	<u>175,000</u>	<u>175,000</u>

4. Sickie Cell Association, Inc., East Alabama

(a) Sickie Cell Education Program		30,000
---	--	--------

SOURCE OF FUNDS:

(1) ASETF	<u>30,000</u>	
Total East Alabama Sickie Cell Association	<u>30,000</u>	<u>30,000</u>

5. Sylacauga Nurses Training School

(a) Support of Other Educational Activities Program		58,000
---	--	--------

SOURCE OF FUNDS:

(1) ASETF	<u>58,000</u>	
Total Sylacauga Nurses Training School	<u>58,000</u>	<u>58,000</u>

SECTION 5. COLLEGES, UNIVERSITIES AND SCHOOLS

I. BOARD OF TRUSTEES OF UNIVERSITY OF ALABAMA

A. The University

1. Operations and Maintenance .	36,297,905	28,190,591	64,488,496
2. Research, Extension and Public Service	2,074,456	218,487	2,292,943
3. Emergency Medical Services .	141,533	92,632	234,165
4. Center for Emotionally Disturbed Children	533,215	472,652	1,005,867
5. Nursing Scholarships	18,000		18,000
6. School of Mines	1,161,814	927,610	2,089,424
7. Family Practice Center	839,736	641,096	1,480,832
8. Alabama Museum of Natural History	167,273	44,164	211,437
9. College of Community Health Services Medical Education ...	2,440,008	1,260,000	3,700,008
10. Vocational Teacher Training	381,442	182,158	563,600
11. Cooperative University Upper Division Program	217,004	75,000	292,004
12. Rural Infant Stimulation Environment Program	140,465	63,429	203,894
13. High Risk Nursery	113,226		113,226
14. Safe State Program	173,923		173,923
15. College of Education	200,000		200,000
16. Auxiliary Enterprises		18,742,893	18,742,893

SOURCE OF FUNDS:

(1) ASETF	44,900,000		
(2) Other Funds		50,910,712	
Total University of Alabama	44,900,000	50,910,712	95,810,712

B. University of Alabama in Birmingham

1. University College	15,583,842	12,437,344	28,021,186
2. School of Public and Allied Health	2,347,460	1,956,364	4,303,824
3. Regional Technical Institute ..	1,956,990	402,465	2,359,455
4. Joint Health Sciences	3,051,326	1,432,456	4,483,782
5. Student Nurses Loans	12,000		12,000
6. Nursing Scholarships	88,400		88,400
7. School of Nursing	3,407,980	2,375,206	5,783,186
8. Center for Labor Education and Research	285,196		285,196
9. Urban Research and Public Service	328,604		328,604
10. School of Medicine	17,605,115	45,971,958	63,577,073

REGULAR SESSION
29th Day

2255

11. School of Optometry	2,258,777	1,829,134	4,087,911
12. School of Dentistry	7,677,297	9,310,026	16,987,323
13. System Medical Education Program	529,440		529,440
14. Family and Other Primary Care Residency Program	1,705,271		1,705,271

The above appropriation shall be
expended for residency programs
as follows:

Anniston	268,654		
East End	268,654		
Jefferson County	268,655		
Montgomery	268,654		
Selma	362,000		
Gadsden	268,654		
15. Montgomery Internal Medicine	258,147		258,147
16. University Hospital	6,268,638	104,192,236	110,460,874
17. Department of Pediatrics	334,022		334,022
18. Health-Related Research and Public Service	3,036,903		3,036,903
19. Emergency Medical Training	173,392		173,392
20. Hypertension Research	420,600		420,600
21. Multipurpose Arthritis Center	420,600		420,600
22. Medical Genetics Program ..	200,000		200,000
23. Special Mental Health		3,222,284	3,222,284
24. Center for Developmental and Learning Disorders		544,707	544,707
25. Auxiliary Enterprises		<u>6,675,000</u>	<u>6,675,000</u>

SOURCE OF FUNDS:

(1) ASETF	67,950,000		
(2) Special Mental Health Fund .		3,766,991	
(3) Other Funds		<u>186,582,189</u>	
Total University of Alabama in Birmingham	<u>67,950,000</u>	<u>190,349,180</u>	<u>238,299,180</u>

C. University of Alabama in
Huntsville

1. Operations and Maintenance .	6,721,621	6,235,320	12,956,941
2. School of Nursing Scholarships	18,000		18,000
3. Center for Management and Economic Research	50,000		50,000

4. School of Primary Medical Care	2,898,401	405,133	3,303,534
5. Community Medicine Rural Preceptorship Program	30,000		30,000
6. Johnson Environmental and Energy Center	287,541	1,489,765	1,777,306
7. Ambulatory Care Center	681,773	739,623	1,421,396
8. School of Nursing	894,247	272,521	1,166,768
9. Paramedic Training	131,910		131,910
10. Alabama Solar Energy Center	286,507		286,507
11. Auxiliary Enterprises		<u>1,405,801</u>	<u>1,405,801</u>

SOURCE OF FUNDS:

(1) ASETF	12,000,000		
(2) Other Funds		<u>10,548,163</u>	
Total University of Alabama in Huntsville	<u>12,000,000</u>	<u>10,548,163</u>	<u>22,548,163</u>

II. BOARD OF TRUSTEES OF
ALABAMA A & M UNIVER-
SITY

A. Alabama A & M University

1. Operations and Maintenance .	9,175,000	11,475,698	20,650,698
2. Vocational Teacher Training .	275,000		275,000
3. Auxiliary Enterprises		<u>3,483,602</u>	<u>3,483,602</u>

SOURCE OF FUNDS:

(1) ASETF	9,450,000		
(2) Other Funds		<u>14,959,300</u>	
Total Alabama A & M University	<u>9,450,000</u>	<u>14,959,300</u>	<u>24,409,300</u>

III. BOARD OF TRUSTEES OF
ALABAMA STATE UNIVER-
SITY

A. Alabama State University

1. Operations and Maintenance .	8,100,000	4,006,200	12,106,200
2. Auxiliary Enterprises		<u>3,428,130</u>	<u>3,428,130</u>

SOURCE OF FUNDS:

(1) ASETF	8,100,000		
(2) Other Funds		<u>7,434,330</u>	
Total Alabama State University .	<u>8,100,000</u>	<u>7,434,330</u>	<u>15,534,330</u>

IV. STATE BOARD OF EDUCA-
TION

A. Athens State College

1. Operations and Maintenance .	1,620,000	1,396,954	3,016,954
---------------------------------	-----------	-----------	-----------

REGULAR SESSION
29th Day

2257

2. Auxiliary Enterprises	336,925	336,925
--------------------------------	---------	---------

SOURCE OF FUNDS:

(1) ASETF	1,620,000	
(2) Other Funds	1,733,879	
Total Athens State College	1,620,000	3,353,879

V. BOARD OF TRUSTEES OF
AUBURN UNIVERSITY

A. Auburn University

1. Operations and Maintenance .	39,902,614	30,344,666	70,247,280
2. School of Nursing	425,000		425,000
3. Educational Television	376,712		376,712
4. Center for Vocational and Adult Education	535,000		535,000
5. Clinical Psychology	117,700		117,700
6. Engineering Experiment Sta- tion	896,054		896,054
7. Public Service, Research and Extension	386,120		386,120
8. Energy Research	275,800		275,800
9. Food Animal Health & Disease Research	200,000		200,000
10. Auxiliary Enterprises	21,926,138		21,926,138

SOURCE OF FUNDS:

(1) ASETF	43,115,000		
(2) Other	52,270,804		
Total Auburn University	43,115,000	52,270,804	95,385,804

B. Agricultural Experiment Sta-
tion

1. Operations and Maintenance .	8,300,000	9,220,328	17,520,328
---------------------------------	-----------	-----------	------------

SOURCE OF FUNDS:

(1) ASETF	8,300,000		
(2) Other	9,220,328		
Total Agricultural Experiment Station	8,300,000	9,220,328	17,520,328

C. Cooperative Extension Service

1. Operations and Maintenance .	10,257,000	9,611,536	19,868,536
---------------------------------	------------	-----------	------------

SOURCE OF FUNDS:

(1) ASETF	10,257,000		
(2) Other	9,611,536		

Total Cooperative Extension Service	<u>10,257,000</u>	<u>9,611,536</u>	<u>19,868,536</u>
---	-------------------	------------------	-------------------

D. Auburn University at Montgomery

1. Operations and Maintenance .	6,211,932	4,601,761	10,813,693
2. Montgomery Area Community Health Sciences Institute	52,068		52,068
3. Public Service, Research and Extension (Center for Government and Public Affairs)	163,500	32,037	195,537
4. School of Nursing	272,500	3,010	275,510
5. Auxiliary Enterprises		<u>1,289,206</u>	<u>1,289,206</u>

SOURCE OF FUNDS:

(1) ASETF	6,700,000		
(2) Other		<u>5,926,014</u>	
Total Auburn University at Montgomery	<u>6,700,000</u>	<u>5,926,014</u>	<u>12,626,014</u>

VI. BOARD OF TRUSTEES OF JACKSONVILLE STATE UNIVERSITY:

A. Jacksonville State University

1. Operations and Maintenance .	11,797,000	3,915,183	15,712,183
2. Gadsden Program	485,000	110,000	595,000
3. Nursing Scholarships	18,000		18,000
4. United Cerebral Palsy Development Center for East Central Alabama	100,000		100,000
5. Vocational Teacher Training .	100,000		100,000
6. Auxiliary Enterprises		<u>1,375,000</u>	<u>1,375,000</u>

SOURCE OF FUNDS:

(1) ASETF	12,500,000		
(2) Other		<u>5,400,183</u>	
Total Jacksonville State University	<u>12,500,000</u>	<u>5,400,183</u>	<u>17,900,183</u>

VII. BOARD OF TRUSTEES OF LIVINGSTON STATE UNIVERSITY:

A. Livingston State University

1. Operations and Maintenance .	3,882,000	750,129	4,632,129
2. Nursing Scholarships	18,000		18,000
3. Auxiliary Enterprises		<u>1,179,309</u>	<u>1,179,309</u>

REGULAR SESSION
29th Day

2259

SOURCE OF FUNDS:

(1) ASETF	3,900,000		
(2) Other		<u>1,929,438</u>	
Total Livingston State University	<u>3,900,000</u>	<u>1,929,438</u>	<u>5,829,438</u>

VIII. BOARD OF TRUSTEES OF
UNIVERSITY OF MONTEVALLO:

A. University of Montevallo

1. Operations and Maintenance .	6,115,443	3,058,288	9,173,731
2. School for Aphasic Children ..	223,399	16,000	239,399
3. Highway Safety Program	140,799		140,799
4. Communication Center	20,359	65,000	85,359
5. Auxiliary Enterprises		<u>2,459,750</u>	<u>2,459,750</u>

SOURCE OF FUNDS:

(1) ASETF	6,500,000		
(2) Other Funds		<u>5,599,038</u>	
Total University of Montevallo ..	<u>6,500,000</u>	<u>5,599,038</u>	<u>12,099,038</u>

IX. BOARD OF TRUSTEES OF
UNIVERSITY OF NORTH ALABAMA:

A. University of North Alabama

1. Operations and Maintenance .	7,932,000	2,904,210	10,836,210
2. Nursing School Scholarships .	18,000		18,000
3. Auxiliary Enterprises		<u>2,939,575</u>	<u>2,939,575</u>

SOURCE OF FUNDS:

(1) ASETF	7,950,000		
(2) Other		<u>5,843,785</u>	
Total University of North Alabama	<u>7,950,000</u>	<u>5,843,785</u>	<u>13,793,785</u>

X. BOARD OF TRUSTEES OF
SOUTH ALABAMA

A. University of South Alabama

1. Operations and Maintenance .	11,824,547	8,233,978	20,058,525
2. Medical Research and Public Service	362,128		362,128

(Includes Statewide Medical Education, Ambulatory Care, Human and Clinical Nutrition Program and Reproductive Health Sciences Center.)

3. Family Practice Residency Program	577,000		577,000
4. College of Medicine	9,000,000	7,046,456	16,046,456
5. Medical Center Hospital	1,677,427	28,544,510	30,221,937
6. Newborn Growth and Development Program	80,000		80,000
7. Division of Allied Health	700,000	101,946	801,946
8. School of Nursing	600,000	199,166	799,166
9. Nursing Scholarships	18,000	5,550	23,550
10. Research, Public Service and Extension	91,398	33,583	124,981
11. Paramedic Training Program	137,500	58,075	195,575
12. Basic Medical Sciences	250,000		250,000
13. Birth Defect Genetic Center	220,000		220,000
14. Auxiliary Enterprises		<u>3,770,970</u>	<u>3,770,970</u>

SOURCE OF FUNDS:

(1) ASETF	25,538,000		
(2) Other		<u>47,994,234</u>	
Total University of South Alabama	<u>25,538,000</u>	<u>47,994,234</u>	<u>73,532,234</u>

XI. BOARD OF TRUSTEES OF
TROY STATE UNIVERSITY:

1. Operations and Maintenance at Troy	7,248,000	4,280,000	11,528,000
2. Operations and Maintenance at Ft. Rucker/Dothan	975,000	1,152,462	2,127,462
3. Operations and Maintenance in Montgomery	250,000	1,478,680	1,728,680
4. Nursing Scholarships	36,000		36,000
5. Operations and Maintenance at Bay Minette	56,000	495,000	551,000
6. School of Nursing—Montgomery	250,000	18,000	268,000
7. Branch Campus at Phenix City	85,000	390,000	475,000
8. Auxiliary Enterprises		<u>3,587,707</u>	<u>3,587,707</u>

SOURCE OF FUNDS:

(1) ASETF	8,900,000		
(2) Other		<u>11,401,849</u>	
Total Troy State University	<u>8,900,000</u>	<u>11,401,849</u>	<u>20,301,849</u>

XII. BOARD OF TRUSTEES FOR
ALABAMA INSTITUTE FOR
DEAF AND BLIND:

REGULAR SESSION
29th Day

2261

A. Alabama Institute for Deaf and Blind

1. Operations and Maintenance .	5,125,760	2,314,000	7,439,760
---------------------------------	-----------	-----------	-----------

B. Department of Adult Blind and Deaf

1. Special Technical Facility	1,187,769	2,388,916	3,576,685
2. Industries for the Blind	486,471	7,586,230	8,072,701

SOURCE OF FUNDS:

(1) ASETF	6,800,000		
(2) Other		12,289,146	
Total Alabama Institute for Deaf & Blind	6,800,000	12,289,146	19,089,146

SECTION 6. Governor's Education Program.

To State Department of Education-Board of Education with Governor's approval. For Basic Learning Skills Teams, Standard Schools Program, and Liability Insurance	2,000,000
--	-----------

SECTION 7.

A. Other Educational Appropriations:

(1) Trenholm State Technical College	125,000
--	---------

For Emergency Medical Services Program.

(2) University of South Alabama	415,000
---------------------------------	---------

For unreimbursable losses caused by Hurricane Frederic.

(3) Mobile County Board of Education	450,000
--	---------

For unreimbursable losses caused by Hurricane Frederic.

SECTION 8.

A. Special Mental Health Fund:

(1) There is hereby appropriated from the Special Mental Health Trust Fund to the Board of Trustees of University of Alabama \$3,222,284 to be expended under the programmatic area as shown under subsection 5-I-B on page 31.

(2) There is hereby appropriated from the Special Mental Health Trust Fund \$544,707 to be expended under the programmatic area as shown under subsection 5-I-B on page 31.

B. Public School Fund:

For the Public School Fund all funds derived from the levy of the special annual tax of thirty cents on each one hundred dollars (\$100) of taxable property in this State for the support and maintenance of the public schools and from other funds mentioned and enumerated in Section 257, 258, and 259 of the Constitution in 1901 and the amount appropriated from all other funds as is now provided by law, provided, however, not more than four percent of all funds appropriated in this Section shall be used or expended otherwise than for the payment of teachers employed in such schools.

Section 9. All appropriations shall be allotted and disbursed only in such proportions as the total sum appropriated bears to the total amount available in the source fund. An overdraft or deficit in any fiscal year for any fund shall be prevented as provided by law without discrimination whatsoever by any governor, department, board, bureau, commission, agency, office or institution against any department, board, bureau, commission, agency, office or institution.

Section 10. The State Superintendent of Education shall make requisition on the State Comptroller in favor of the proper beneficiary in accordance with the law and rules and regulations governing the expenditure or disbursement of any and all funds appropriated to the State Department of Education/or the State Board of Education in this Act, whereupon the Comptroller, shall issue his warrant therefor. All other appropriations in this Act shall be paid by request to the Comptroller made in the manner now provided by law.

Section 11. That nothing in this Act shall be construed to affect or repeal any law authorizing or permitting any college, school or other education or eleemosynary institution of the State to receive, collect or disburse any fees, tutitions, charges, sales, endowments, trusts or income therefrom, which are now or may hereafter be authorized to receive, collect or disburse. The receiving college, school or institution shall further maintain separate accounts for such receipts or shall maintain a system of accounting which will show a cash flow of such receipts received under the provision of this appropriation.

Section 12. The provisions of this Act are severable. If any portion, paragraph, sentence, clause, provision, or portion of this Act, or all or any portion of any appropriation or appropriations herein made, be held unconstitutional or invalid, which holding shall not affect any other section, paragraph, sentence, clause, provision or portion of this Act, or any other appropriation or portion thereof made not in and of itself unconstitutional or invalid.

Section 13. This Act shall become effective on October 1, 1980.

And the substitute was adopted.

Yeas 83; Nays 4.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Hines,

Holley, Jackson, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Owens, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams and Zoghby.

—83

Nays: Reps.: Hilliard, Horn, Tucker and Wyatt.

—4

AMENDMENT OFFERED

Rep. Holley offered the following amendment No. 1 to the bill, S. 315 as amended:

On page 6, line 5, strike "800,000" and insert in lieu thereof "700,000."

On page 5, line 30, strike "12,451,560" and insert in lieu thereof "12,351,560."

On page 6, lines 9 and 12, strike "11,191,336" and insert in lieu thereof "11,091,336."

On page 6, line 12, strike "12,451,560" and insert in lieu thereof "12,351,560."

On page 7, line 12, strike "1,000,000" and insert in lieu thereof "600,000."

On page 7, lines 15 and 19, strike "1,096,000" and insert in lieu thereof "696,000."

On page 7, lines 9 and 19, strike "4,351,706" and insert in lieu thereof "3,951,706."

On page 10, lines 23 and 26, strike "32,559,186" and insert in lieu thereof "32,059,186."

On page 10, line 26, strike "99,218,339" and insert in lieu thereof "98,718,339."

On page 11, lines 16 and 21, strike "985,000" and insert in lieu thereof "885,000."

On page 11, lines 18 and 21, strike "900,000" and insert in lieu thereof "800,000."

On page 12, line 17, strike "750,000" and insert in lieu thereof "250,000."

On page 12, lines 27 and 28, strike "1,250,000" in all three places and insert in lieu thereof "750,000."

On page 12, line 31, strike "905,272" and insert in lieu thereof "405,272."

On page 13, lines 11 and 14, strike "4,443,867" and insert in lieu thereof "3,943,867."

On page 13, line 14, strike "5,723,879" and insert in lieu thereof "5,223,879."

On page 13, lines 24 and 27 strike "1,600,000" and insert in lieu thereof "1,100,000."

On page 13, lines 22 and 27 strike "1,660,000" and insert in lieu thereof "1,160,000."

On page 15, line 26, strike "4,159,162" and insert in lieu thereof "3,909,162."

On page 16, lines 7 and 9, strike "3,000,000" and insert in lieu thereof "2,750,000."

On page 16, line 9, strike "4,159,162" and insert in lieu thereof "3,909,162."

On page 16, lines 14 and 17, strike "512,000" and insert in lieu thereof "312,000."

On page 16, lines 12 and 17, strike "652,353" and insert in lieu thereof "452,353."

On page 22, line 17, strike "Craig AFB 50,500."

On page 22, line 12, strike "252,500" and insert in lieu thereof "202,000."

On page 22, lines 23 and 25, strike "332,500" and insert in lieu thereof "282,000."

On page 26, strike lines 21 through 29, omitting section 3-A-33 in its entirety.

On page 29, line 9, strike "36,297,905" and insert in lieu thereof "35,568,475."

On page 29, line 9, strike "64,488,496" and insert in lieu thereof "63,759,066."

On page 29, strike line 26 in its entirety and renumber subsection 5-I-16 as 5-I-15.

On page 29, lines 29 and 31, strike "44,900,000" and insert in lieu thereof "43,970,570."

On page 29, line 31, strike "95,810,712" and insert in lieu thereof "94,881,282."

On page 30, line 7, strike "15,583,842" and insert in lieu thereof "14,922,756."

On page 30, line 7, strike "28,021,186" and insert in lieu thereof "27,360,100."

On page 30, line 16, strike "17,605,115" and insert in lieu thereof "16,859,636."

On page 30, line 16, strike "63,577,073" and insert in lieu thereof "62,831,594."

On page 31, lines 18 and 21, strike "67,950,000" and insert in lieu thereof "66,543,435."

On page 31, line 21, strike "258,299,180" and insert in lieu thereof "256,892,615."

On page 31, line 22, strike "6,721,621" and insert in lieu thereof "6,473,221."

On page 31, line 22, strike "12,956,941" and insert in lieu thereof "12,708,541."

On page 32, lines 7 and 10, strike "12,000,000" and insert in lieu thereof "11,751,600."

On page 32, line 10, strike "22,548,163" and insert in lieu thereof "22,299,763."

On page 32, lines 29, 32, and 34, strike "1,620,000" and insert in lieu thereof "1,586,466."

On page 32, line 29, strike "3,016,954" and insert in lieu thereof "2,983,420."

On page 32, line 34, strike "3,353,879" and insert in lieu thereof "3,320,345."

On page 33, line 9, strike "39,902,614" and insert in lieu thereof "39,010,133."

On page 33, line 9, strike "70,247,280" and insert in lieu thereof "69,354,799."

On page 33, lines 20 and 22, strike "43,115,000" and insert in lieu thereof "42,222,519."

On page 33, line 22, strike "95,385,804" and insert in lieu thereof "94,493,323."

On page 33, lines 24, 26, and 28, strike "8,300,000" and insert in lieu thereof "8,128,190."

On page 33, lines 24 and 28, strike "17,520,328" and insert in lieu thereof "17,348,518."

On page 33, line 30, and on page 34, lines 8 and 10, strike "10,257,000" and insert in lieu thereof "10,044,680."

On page 33, line 30, and on page 34, line 10, strike "19,868,536" and insert in lieu thereof "19,656,216."

On page 34, line 12, strike "6,211,932" and insert in lieu thereof "6,073,242."

On page 34, line 12, strike "10,813,693" and insert in lieu thereof "10,675,003."

On page 34, lines 20 and 22, strike "6,700,000" and insert in lieu thereof "6,561,310."

On page 34, line 22, strike "12,626,014" and insert in lieu thereof "12,487,324."

On page 34, line 26, strike "11,797,000" and insert in lieu thereof "11,538,250."

On page 34, line 26, strike "15,712,183" and insert in lieu thereof "15,453,433."

On page 35, lines 7 and 9, strike "12,500,000" and insert in lieu thereof "12,241,250."

On page 35, line 9, strike "17,900,183" and insert in lieu thereof "17,641,433."

On page 35, line 13, strike "3,882,000" and insert in lieu thereof "3,801,270."

On page 35, line 13, strike "4,632,129" and insert in lieu thereof "4,551,399."

On page 35, lines 17 and 19, strike "3,900,000" and insert in lieu thereof "3,819,270."

On page 35, line 19, strike "5,829,438" and insert in lieu thereof "5,748,708."

On page 35, line 23, strike "6,115,443" and insert in lieu thereof "5,980,893."

On page 35, line 23, strike "9,173,731" and insert in lieu thereof "9,039,181."

On page 35, lines 29 and 31, strike "6,500,000" and insert in lieu thereof "6,365,450."

On page 35, line 31, strike "12,099,038" and insert in lieu thereof "11,964,488."

On page 36, line 9, strike "7,932,000" and insert in lieu thereof "7,767,435."

On page 36, line 9, strike "10,836,210" and insert in lieu thereof "10,671,645."

On page 36, lines 13 and 15, strike "7,950,000" and insert in lieu thereof "7,785,435."

On page 36, line 15, strike "13,793,785" and insert in lieu thereof "13,629,220."

On page 36, line 13, strike "11,824,547" and insert in lieu thereof "11,523,224."

On page 36, line 13, strike "20,058,525" and insert in lieu thereof "19,757,202."

On page 36, line 25, strike "9,000,000" and insert in lieu thereof "8,772,686."

On page 36, line 25, strike "16,046,456" and insert in lieu thereof "15,819,142."

On page 37, lines 9 and 11, strike "25,538,000" and insert in lieu thereof "25,009,363."

On page 37, line 11, strike "73,532,234" and insert in lieu thereof "73,003,597."

On page 37, line 13, strike "7,248,000" and insert in lieu thereof "7,063,770."

On page 37, line 13, strike "11,528,000" and insert in lieu thereof "11,343,770."

On page 37, lines 24 and 26, strike "8,900,000" and insert in lieu thereof "8,715,770."

REGULAR SESSION
29th Day

2267

On page 37, line 26, strike "20,301,849" and insert in lieu thereof "20,117,619."

On page 39, lines 6 through 11, strike Section 6 in its entirety and renumber subsequent sections.

On page 39, lines 16 through 21, strike subsection 7-A-(2) and 7-A-(3) in their entirety.

AMENDMENT TABLED

On motion of Rep. Owens, the amendment offered by Rep. Holley to the bill, S. 315 as amended, was tabled.

Yeas 63; Nays 33.

Yeas:

Mr. Speaker, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Coburn, Cosby, Dial, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Harper (O), Harper (T), Hines, Kelley, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Turnham, Venable, Ward, Whatley, Williams, Willis and Zoghby.

—63

Nays:

Reps.: Adams (C), Albright, Boles, Buskey, Cheatwood, Clark (W), Cobb, Cooley, Crow, Daniels, Dixon, Gilmer, Gregg, Hall, Hammett, Harvey, Hilliard, Holley, Horn, Jackson, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Langford, Letson, Rains, Reed, Trammell, Tucker, Turner, Warren and Wyatt.

—33

AMENDMENT OFFERED

Rep. Holley offered the following amendment No. 2 to the bill, S. 315 as amended:

On page 9, line 7, strike "1,225,000" and insert in lieu thereof "900,000."

On page 9, lines 11, 13, 18, and 22, strike "204,167" and insert in lieu thereof "150,000."

On page 9, lines 15 and 20, strike "204,166" and insert in lieu thereof "150,000."

On page 10, lines 8 and 10, strike "1,225,000" and insert in lieu thereof "900,000."

On page 11, lines 6 through 14, strike section 3-A-8 in its entirety and renumber subsequent sections.

On page 11, lines 21 through 29, and on page 12, lines 8 through 12, strike section 3-A-10 in its entirety and renumber subsequent sections.

On page 12, lines 12 through 28, strike section 3-A-11 in its entirety and renumber subsequent sections.

On page 13, lines 20 through 27, strike section 3-A-13 in its entirety and renumber subsequent sections.

On page 15, lines 19 through 24, strike section 3-A-16 in its entirety and renumber subsequent sections.

On page 15, lines 25 through 30, and on page 16, lines 7 through 10, strike section 3-A-17 in its entirety and renumber subsequent sections.

On page 22, lines 7 through 25, strike section 3-A-23 in its entirety and renumber subsequent sections.

On page 27, lines 21 through 28, strike section 3-A-33 in its entirety.

On page 39, lines 6 through 11, Strike Section 6 in its entirety and renumber subsequent sections.

AMENDMENT TABLED

On motion of Rep. Owens, the amendment offered by Rep. Holley to the bill, S. 315 as amended, was tabled.

Yeas 73; Nays 22.

Yeas:

Mr. Speaker, Adams (H), Amari, Barton, Bedsole, Bennett, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harrison, Harvey, Hines, Jackson, Johnson (R. G.), Kelly, Kennedy, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Smith (M), Stout, Tucker, Turnham, Venable, Waggoner, Ward, Williams, Willis and Zoghby.

—73

Nays:

Reps.: Adams (C), Albright, Blake, Boles, Buskey, Cheatwood, Clark (W), Crow, Goodwin, Hall, Hilliard, Holley, Horn, Johnson (Roy), Laird, Langford, Reed, Smith (C), Starkey, Turner, Warren and Wyatt.

—22

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 38. To authorize the examination of any small loan company, finance company, and other individual or person holding any license from the State Banking Department; and to authorize the Superintendent of Banks to prescribe examination fees and per diem allowance of examiners to be paid by licensees to cover expense of examinations.

Also:

S. 107. To establish the "Alabama Correctional Incentive Time Act"; to provide for earned deductions from penitentiary and hard labor sentences and to establish certain criteria therefor; to create classifications for measurement of such deductions and eligibility therefor; to require minimum

sentences prior to parole eligibility; to authorize the commissioner of the department of corrections to restore certain portions of such deductions lost; to authorize the commissioner to issue, promulgate and implement such rules and regulations necessary to implement the provisions of this act; to specifically repeal Sections 14-9-1, 14-9-2, 14-9-4, 14-9-20, 14-9-21, 14-9-22, 14-9-23, 14-9-24 and 14-9-25 of the Code of Alabama 1975, and all laws or parts of laws conflicting with this act; to make certain exemptions from the provisions of this act for those persons presently serving as inmates in the penitentiary or at hard labor and for those who are convicted for crimes committed prior to the effective date of this act, so as to provide that such prisoners shall earn deductions from sentences as presently provided by law; and to provide habitual offenders shall not be eligible for any deductions from sentences.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing Message from the Senate.

S. 315 RESUMED

AMENDMENT OFFERED

Rep. Smith (C) offered the following amendment to the bill, S. 315 as amended:

Amend S. 315, as last substituted and amended as follows:

On page 12, in Section 3, Subsection 11, subtract in its entirety subparagraph "(a) Planning and Coordination Services Program 405,272"

On page 13, delete the designations "(b)" and "(c)" and insert in lieu thereof the designation (a) and (b), respectively

On page 13, in the "Appropriation Total" column, reduce "5,723,879" to 5,223,879

On page 21, in subparagraph (m), increase "53,317,265" to: 53,817,265

MOTION TO TABLE LOST

The motion offered by Rep. Owens to table the amendment offered by Rep. Smith (C) to the bill, S. 315 as amended, was lost.

Yeas 38; Nays 56.

Yeas:

Mr. Speaker, Adams (H), Amari, Bedsole, Bennett, Cabaniss, Campbell, Cares, Clark (G), Coburn, Dial, Dixon, Drinkard, Ford, Gafford, Greer, Gregg, Grooby, Hammett, Harper (O), Harrison, Johnson (R. G.), McKee, Marley, Moore, Olive, Owens, Pegues, Riddick, Sandusky, Sasser, Shemak, Stcut, Turnham, Weggenor, Ward, Williams and Zoghby.

Nays:

Reps.: Adams (C), Albright, Barton, Blake, Boles, Bowling, Carothers, Carter, Cheatwood, Cobb, Cooley, Cosby, Crow, Daniels, Edwards, Gilmer, Goodwin, Grimsley, Hall, Harvey, Hilliard, Hines, Holley, Horn, Howard, Johnson (Roy), Kelley, Laird, Langford, Letson, Lewis, McMillan, Minus, Mitchell, Naramore, Patton, Payne, Penry, Rains, Ray, Reed, Roberts, Seibels, Shavers, Smith (C), Smith (M), Starkey, Stewart, Trammell, Tucker, Turner, Venable, Warren, Whatley, Willis and Wyatt

—56

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 440. To be known as the Alcoholic Beverage Licensing Code; to further regulate and control alcoholic beverage transactions in wet counties in Alabama under the control and supervision of the alcoholic beverage control board; to authorize the board to license others to engage in alcoholic beverage transactions in accordance with the provisions of this Code; to provide for application for, and the issuance and renewal of, and regulation of the grant of licenses; to authorize the sale of alcoholic beverages by the licensees of the board; to impose, levy and authorize state, county and municipal license fees for engaging in manufacture, warehousing, import, wholesale or retail sale of alcoholic beverages; to prescribe penalties including suspension or revocation of licenses and fines against licensees for violation of laws relating to manufacture, sale, possession or transportation of alcoholic beverages and of regulations of the board; to proscribe unlawful acts and offenses and to provide for punishment therefor; and to repeal laws or parts of laws in conflict herewith.

Also:

H. 492. To provide for an examination fee of five dollars (\$5.00) prior to testing for driver license, temporary instruction and learner's permits, and motor driven cycle operators license.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

S. 315 RESUMED

AMENDMENT ADOPTED

The question was then on the adoption of the amendment offered by Rep. Smith (C) to the bill, S. 315 as amended, and the amendment was adopted.

Yeas 59; Nays 33.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Barton, Blake, Boles, Bowling, Carter, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Edwards, Gilmer, Goodwin, Greer, Grimsley, Hall, Harvey, Hilliard, Holley, Horn, Howard, Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, Manley, Mitchell, Naramore, Patton, Payne, Penry, Rains, Ray, Reed, Roberts, Seibels, Shavers, Smith (C), Smith (M), Starkey, Stewart, Trammell, Tucker, Turner, Turnham, Venable, Warren, Whatley, Willis and Wyatt.

—59

Nays:

Mr. Speaker, Amari, Bedsole, Bennett, Cabaniss, Campbell, Carothers, Coburn, Dial, Dixon, Drinkard, Gafford, Gregg, Grouby, Hammett, Harper (O), Harrison, Johnson (R. G.), McKee, McMillan, Minus, Moore, Olive, Owens, Pegues, Riddick, Sandusky, Sasser, Shoemaker, Stout, Waggoner, Williams and Zoghby.

—33

And the bill, S. 315 as thus amended, was read a third time at length and passed.

Yeas 84; Nays 15.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Jackson, Johnson (R. G.), Kelley, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—84

Nays:

Reps.: Buskey, Cheatwood, Clark (W), Hall, Hilliard, Holley, Horn, Howard, Johnson (Roy), Kennedy, Langford, Smith (M), Trammell, Tucker and Wyatt.

—15

And the bill:

S. 540. (With Substitute): To provide a cost-of-living salary increase for all certified employees and full-time support personnel paid from state funds in the elementary-secondary schools, and the Alabama Institute for Deaf and Blind paid from state funds, and for all full-time academic instructional personnel in the Department of Youth Services paid from state

funds, for full-time instructional staff for junior, technical, and community colleges paid from state funds, and to appropriate such additional funds as may be necessary to pay such increase, also, additional funds to Athens State College and the universities.

Was taken up.

SUBSTITUTE OFFERED

Rep. Owens offered the following substitute to the bill, S. 540 with pending substitute reported by the Standing Committee on Ways and Means:

A BILL TO BE ENTITLED AN ACT

To provide a 16% increase in the state compensation payable to certain personnel in public education.

Be It Enacted by the Legislature of Alabama:

Section 1. Legislative intent. It is the intent of the legislature to provide a 16% salary increase in the state salary paid to the education personnel enumerated in Section 2 of this act. Such increase is intended to be based exclusively on the base state salary paid to such personnel during fiscal year 1978-79. By this act the legislature directs that the aforesaid 16% increase for fiscal year 1980-81 be paid from funds incorporated in and appropriated by the education appropriations act (pending S. B. 315) for the support and maintenance of public education in Alabama for the fiscal year ending September 30, 1981; it is not the intent of this act to appropriate additional monies for this purpose.

Section 2. The state budget officer shall allocate to the state board of education for disbursement to the local school systems, the technical, junior, and community colleges, the board of the Alabama Institute for Deaf and Blind, and the board of the Department of Youth Services, the funds necessary to grant a 16% increase in the amount of the base state salary paid to the below named education personnel; allocation shall be based on the following:

(a) State base salary payable during the 1978-79 fiscal year to teacher units funded by the Alabama Special Educational Trust Fund for all elementary-secondary programs (including vocational) and certified academic and vocational instructors at the Alabama Institute for Deaf and Blind and in the Department of Youth Services.

(b) State base salary payable during the 1978-79 fiscal year to full-time lunchroom workers, bus drivers, and all other support personnel in the elementary-secondary systems and at the Alabama Institute for Deaf and Blind.

All full-time support personnel, except lunchroom and cafeteria personnel, shall be authorized a full 16% salary increase to be distributed according to a schedule adopted by the state board of education.

It is the intent of the legislature that local boards of education shall not decrease lunchroom workers salaries below the amount paid in 1979-80 and shall increase the salaries of all cafeteria and lunchroom workers a full 16%. This increase shall be paid by the local boards of education.

(c) State base salary payable during the 1978-79 fiscal year to all full-time instructors, librarians, counselors, and such other full-time personnel as designated by the state board of education who are employed in the technical, junior and community colleges.

Section 3. All appropriations shall be allotted and disbursed only in such proportions as the total sum appropriated bears to the total amount available in the source fund. An overdraft or deficit in any fiscal year for any fund shall be prevented as provided by law without discrimination whatsoever by any governor, department, board, bureau, commission, agency, office or institution against any department, board, bureau, commission, agency, office or institution.

Section 4. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 5. All laws or parts of laws which conflict with this act are hereby repealed.

Section 6. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 87; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (W), Cobb, Coburn, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harrison, Harvey, Hilliard, Hines, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Olive, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—87

Nays: Reps.: Cheatwood and Wyatt.

—2

AMENDMENT OFFERED

Rep. Johnson (Roy) offered the following amendment to the bill, S. 540 as amended:

On page 1, line 17, after the word "education," add the following, "and to provide a similar increase for lunchroom workers to be paid from local funds; also to provide for further payment of the cost-of-living raise authorized in Act 79-540."

On page 1, line 24, after "1978-79," insert the following: "These increases are for employees with one hundred eighty-day contracts. Additional pro rata salary increases shall be granted for employees whose contracts extend beyond one hundred eighty days."

On page 2, lines 28 and 29, strike "full-time instructors, librarians, and counselors" and insert in lieu thereof "employees."

On page 2, following line 29, insert the following:

"(d) State base salary payable during the 1978-79 fiscal year to all employees in the junior colleges, community colleges, and Athens State College."

On page 2, lines 30 through 38, strike Section 3 and insert in lieu thereof the following:

"Section 3. The unappropriated ending balance of \$11,447,537 in the Alabama Special Educational Trust Fund as provided in Section 1 of Act 79-540, 1979 Regular Session, or any portion thereof in the Alabama Special Educational Trust Fund on September 30, 1980, is hereby authorized to be used to pay a salary increase for all persons entitled to the cost-of-living increase provided in Act 79-540. Provided, however, the amount of salary increase provided in this section plus the total cost-of-living increase granted during Fiscal Year 1979-80 by Act 79-540 shall not exceed a total salary increase of 7%. This increase shall be in addition to any other increases granted by this act.

The additional funds necessary to fund the salary increase provided in this section shall have first priority of all education funds spent.

This subsection shall have an effective date of October 1, 1980."

AMENDMENT TABLED

On motion of Rep. Owens, the amendment offered by Rep. Johnson (Roy) to the bill, S. 540 as amended, was tabled.

Yeas 68; Nays 24.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Coburn, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harrison, Hines, Jackson, Johnson (R. G.), Kelley, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Tucker, Turnham, Venable, Waggoner, Ward, Whatley, Williams and Zoghby.

—68

Nays:

Reps.: Blake, Boles, Buskey, Cheatwood, Cobb, Crow, Edwards, Goodwin, Gregg, Hilliard, Holley, Holmes, Howard, Johnson (Roy), Kennedy, Laird, Langford, Rains, Ray, Reed, Turner, Warren, Willis and Wyatt.

—24

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 84. To levy an additional privilege and license tax on the sale, storage, use, consumption, or delivery of cigarettes within this state; providing for the collection and enforcement of such taxes and providing that the proceeds thereof shall be credited to the state general fund and provides for an effective date.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. White, Pearson and Britnell.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 665. To provide revenue by levying a privilege tax on cigarette papers and to provide for the assessment and collection of such tax; conferring powers and imposing duties on the department of revenue; and to prescribe penalty for enforcement.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Parsons, Keener and Hall.

McDOWELL LEE,
Secretary.

S. 540 RESUMED

AMENDMENT OFFERED

Rep. Johnson (Roy) offered the following amendment No. 2 to the bill, S. 540 as amended:

On page 2, following line 29, insert the following:

"(e) It is the intent of the legislature that all employees at the four-year universities shall receive a cost-of-living increase equivalent to 16% of their 1978-79 salaries."

AMENDMENT TABLED

On motion of Rep. Owens, the amendment offered by Rep. Johnson (Roy) to the bill, S. 540 as amended, was tabled.

Yeas 71; Nays 24.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harrison, Harvey, Hines, Jackson, Kelley, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Stout, Tucker, Turnham, Venable, Waggoner, Ward, Whatley and Zoghby.

Nays:

Reps.: Albright, Bedsole, Boles, Buskey, Cheatwood, Clark (W), Cooley, Crow, Hall, Harper (T), Hilliard, Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Langford, Rains, Reed, Smith (C), Turner, Willis and Wyatt.

—24

AMENDMENT OFFERED

Rep. Lewis offered the following amendment to the bill, S. 540 as amended:

Amend Ways and Means Substitute to S. B. 540 by deleting in Section 2(b) the words lunchroom workers, found on Page 2, line 15.

Further amend by inserting in Section 2(b) a period after the date 1979-80, found on Page 2, line 24, and by deleting the remainder of that subsection, lines 24-26 inclusive.

AMENDMENT TABLED

On motion of Rep. Owens, the amendment offered by Rep. Lewis to the bill, S. 540 as amended, was tabled.

Yeas 59; Nays 25.

Yeas:

Mr. Speaker, Adams (C), Barton, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Crow, Dial, Drinkard, Edwards, Ford, Gafford, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Holley, McKee, Manley, Minus, Mitchell, Moore, Naramore, Owens, Patton, Pegues, Rains, Riddick, Roberts, Sandusky, Sasser, Shavers, Shoemaker, Smith (C), Stout, Trammell, Tucker, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—59

Nays:

Reps.: Bedsole, Bennett, Blake, Bowling, Cheatwood, Clark (W), Cosby, Harrison, Hines, Holmes, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Laird, Langford, McMillan, Olive, Payne, Ray, Reed, Smith (M), Starkey and Stewart.

—25

RESOLUTIONS

The following resolutions were introduced and distributed according to Joint Rule 11:

By Rep. Whatley:

H. R. 300. EXPRESSING APPRECIATION TO MRS. CHERRIE CONE FOR HER COURTEOUS ASSISTANCE TO THE MEMBERS OF THE HOUSE OF REPRESENTATIVES.

Also:

By Rep. Whatley:

H. R. 301. EXPRESSING APPRECIATION TO MRS. DEBRA BUSS FOR HER COURTEOUS ASSISTANCE TO THE MEMBERS OF THE HOUSE OF REPRESENTATIVES.

Also:

By Rep. Whatley:

H. R. 302. EXPRESSING APPRECIATION TO MRS. GAIL RUMSEY FOR HER COURTEOUS ASSISTANCE TO THE MEMBERS OF THE HOUSE OF REPRESENTATIVES.

Also:

By Rep. Whatley:

H. R. 303. EXPRESSING APPRECIATION TO MRS. FAYE PETERSON FOR HER COURTEOUS ASSISTANCE TO THE MEMBERS OF THE HOUSE OF REPRESENTATIVES.

Also:

By Rep. Whatley:

H. R. 304. COMMENDING MR. MILTON PARSONS, DIRECTOR OF PUBLIC AFFAIRS DEPARTMENT, OF THE ALABAMA FARM BUREAU.

S. 540 RESUMED
AMENDMENT OFFERED

Rep. Holley offered the following amendment to the bill, S. 540 as amended:

On page 2, line 38, Section 3, following the word "institution," add the following sentence: "This Section shall not however apply to salaries paid teachers and for support personnel."

AMENDMENT TABLED

On motion of Rep. Owens, the amendment offered by Rep. Holley to the bill, S. 540 as amended, was tabled.

Yeas 52; Nays 36.

Yeas:

Mr. Speaker, Adams (H), Amari, Barton, Bedsole, Bennett, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Coburn, Cosby, Dial, Dixon, Drinkard, Gafford, Gilmer, Greer, Gregg, Grouby, Hall, Harvey, Hines, Kelley, Lewis, McKee, McMillan, Manley, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Starkey, Stout, Turnham, Waggoner, Ward, Whatley and Zoghby.

Nays:

Reps.: Adams (C), Albright, Blake, Boles, Buskey, Cheatwood, Clark (W), Cobb, Cooley, Crow, Edwards, Hammett, Harper (T), Harrison, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Laird, Langford, Minus, Mitchell, Rains, Reed, Shavers, Smith (C), Stewart, Trammell, Turner, Warren, Willis and Wyatt.

—36

And the bill, S. 540, as thus amended, was read a third time at length and passed.

Yeas 92; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Hines, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—92

Nays: Reps.: Clark (W) and Hall.

—2

And the bill:

S. 103. To provide that legislative appropriations to the University of Alabama in Birmingham and the University of South Alabama are for the unrestricted support of the activities of the University and therefore insurance companies are prohibited from applying or taking into account in any manner any portion of those appropriations in determining reimbursement for patient care activities.

Was read a third time at length and passed.

Yeas 50; Nays 22.

Yeas:

Mr. Speaker, Adams (C), Amari, Bennett, Buskey, Cabaniss, Carter, Cates, Cheatwood, Clark (G), Clark (W), Dial, Edwards, Gafford, Gilmer, Goodwin, Grouby, Harrison, Hilliard, Hines, Horn, Howard, Johnson (R. G.), Kennedy, Lewis, McKee, McMillan, Minus, Moore, Naramore, Olive, Owens, Pegues, Rains, Ray, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Turner, Waggoner, Warren, Williams, Willis and Zoghby.

—50

Nays:

Reps.: Albright, Bedsole, Blake, Boles, Carothers, Cosby, Daniels, Dixon, Hall, Harper (O), Harper (T), Harvey, Holmes, Jackson, Laird, Langford, Letson, Manley, Riddick, Trammell, Whatley and Wyatt.

—22

RESOLUTION

The following resolution was introduced:

By Rep. Amari:

H. J. R. 305. DESIGNATING ACT NO. 79-485 AS THE BENNETT AMENDMENT AND ACT NO. 80-375 AS THE BENNETT ACT.

WHEREAS, State Rep. Jim Bennett of Homewood has for the past two years fought hard to bring about increased local support for education, and

WHEREAS, he has brought to the attention of both the legislative and executive branches of government in a forceful way the growing imbalance between state and local revenues for the support of public schools, and

WHEREAS, while Alabama ranks in the top five states in state level school effort it ranks in the bottom five in local support, and

WHEREAS, Rep. Bennett successfully passed H. B. 653 during the 1979 Regular Session, a constitutional amendment later ratified by voters statewide, allowing local school districts to increase school millage another three mills, and

WHEREAS, Rep. Bennett was also successful in passing H. B. 41 during the 1980 Regular Session which requires local school districts to increase local contributions from seven mills to the equivalent of 10; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That Act No. 79-485 of the 1979 Legislature is hereby designated as "the Bennett Amendment" and Act No. 80-375 of the 1980 Legislature is hereby designated as "the Bennett Act."

BE IT FURTHER RESOLVED, That a copy of this resolution be sent to Rep. Bennett with our deep appreciation for a job well done.

On motion of Rep. Amari, the rules were suspended and the resolution, H. J. R. 305, was adopted.

SPECIAL ORDER RESUMED

And the bill:

S. 598. Relating to Coosa County; providing a monthly expense allowance for the county coroner.

Was read a third time at length and passed.

Yeas 40; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Bennett, Buskey, Cabaniss, Carothers, Carter, Cheatwood, Clark (G), Dial, Drinkard, Ford, Gilmer, Goodwin, Grouby, Hall, Harper (O), Harper (T), Harvey, Johnson (R. G.), Kennedy, Laird, Minus, Naramore, Olive, Pegus, Ray, Roberts, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Trammell, Warren, Whatley, Williams and Zoghby.

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

S. 558. To repeal Act No. 614, H. 1117, 1978 Regular Session (Acts 1978, p. 872), entitled, "An Act To increase the salaries of certain officials of Cullman County and to provide for the manner of their payment."

Was taken up.

SUBSTITUTE OFFERED

Rep. Cooley offered the following substitute to the bill, S. 558:

A BILL
TO BE ENTITLED
AN ACT

To amend Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), providing for the salaries of certain county officers of Cullman County, so as to further provide that such salaries shall be in lieu of all other compensation, expense allowances, fees, commissions, percentages or other emolument of any nature whatsoever. Provided, however, said officers shall continue to receive additional compensation granted by Acts of the 1978 and 1979 legislative sessions.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 1 of Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), is hereby amended to read as follows:

"Section 1. The following officers of Cullman County shall receive the following annual salaries in lieu of all other compensation ('compensation' for purposes of this Act shall mean any compensation, expense allowances, fees, commissions, percentages or other emoluments of any nature whatsoever):

"(a) Sheriff	\$19,000
"(b) Probate Judge	\$18,500
"(c) Chairman, County Commission	\$18,500
"(d) Associate Commissioners	\$ 7,250
"(e) Tax Assessor	\$16,500
"(f) Tax Collector	\$16,500
"(g) Coroner	\$ 4,500

"Provided, however, the above officers shall continue to receive any additional expense allowances granted by Acts of the 1978 and 1979 legislative sessions."

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 43; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Bennett, Cabaniss, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cosby, Drinkard, Ford, Goodwin, Grimsley, Hall, Harper (O), Harper (T), Harvey, Horn, Johnson (R. G.), Laird, Lewis, Minus, Naramore, Pegues, Ray, Roberts, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Waggoner, Warren, Whatley, Willis, Wyatt and Zoghby.

—43

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, S. 558, as thus amended, was read a third time at length and passed.

Yeas 52; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Bennett, Buskey, Cabaniss, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cooley, Cosby, Dial, Drinkard, Ford, Gafford, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kennedy, Laird, Lewis, McMillan, Minus, Moore, Naramore, Patton, Pegues, Ray, Sandusky, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Trammell, Turner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—52

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

S. 573. To amend Section 41-9-450 of the Code of Alabama 1975, relating to the Sports Hall of Fame Board, so as to further provide for membership on the board.

Was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Hines,

Horn, Howard, Jackson, Johnson (R. G.), Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Patton, Payne, Pegues, Rains, Ray, Roberts, Sandusky, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Turner, Turnham, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—69

And the bill:

S. 497. To amend Sections 4 and 5 of Act No. 79-808, H. 823, Regular Session, 1979, (Acts of '79, p. 1487) which relates to the financial responsibility for the cost of medical treatment of certain indigent patients.

Was taken up.

AMENDMENT OFFERED

Rep. Sandusky offered the following amendment to the bill, S. 497:

Amend S. B. 497 on page 2, line 17, by striking out the word provided.

Further amend S. B. 497 on page 2, by striking lines 18, 19 and 20 in their entirety.

AMENDMENT TABLED

On motion of Rep. Dial, the amendment offered by Rep. Sandusky to the bill, S. 497, was tabled.

Yeas 47; Nays 46.

Yeas:

Mr. Speaker, Adams (C), Blake, Bowling, Campbell, Carter, Cates, Clark (G), Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Gilmer, Goodwin, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Johnson (R. G.), Kelley, Laird, Letson, Manley, Minus, Naramore, Owens, Patton, Pegues, Rains, Ray, Shavers, Shoemaker, Smith (C), Starkey, Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—47

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Boles, Buskey, Cabaniss, Carothers, Cheatwood, Clark (W), Cobb, Dixon, Gafford, Greer, Gregg, Hall, Harper (T), Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Kennedy, Langford, Lewis, McKee, McMillan, Mitchell, Moore, Nevett, Olive, Payne, Roberts, Sandusky, Seibels, Smith (J), Smith (M), Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—46

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 286. To enact into law the "Alabama Energy Management and Conservation Act of 1980"; to make a legislative finding that the development, management and efficient use of energy resources requires a comprehensive and coordinated effort on the part of the state; to create an Alabama Department of Energy within the executive branch to be administered by a director to be appointed by the Governor; to prescribe the Department's duties which are to formulate a state energy policy, to report regularly to the Governor and annually to the legislature, to inventory the state's energy requirements and supplies, to formulate a state energy management program, to formulate an energy emergency plan, to monitor and/or administer energy related programs, to serve as an energy information clearinghouse, to keep proprietary information confidential, to administer educational and training programs, to review state government energy practices, to assist state institutions when applying for energy related contracts, to review the state's revenue-producing practices for their impact on energy use and development, to provide for research, to receive federal and private funds, to enter into contracts, and to promulgate rules requiring the submission of energy related information, and to ensure energy conservation in state government, and to establish advisory groups; to create an Energy Advisory Council for purposes of evaluating state energy policy and advising the department; to provide for the assumption of the Energy Management Boards' funds and contract; to provide for funding through appropriations from the general fund; and to prescribe sanctions for persons violating the provisions of the act.

Also:

S. 595. Relating to Jackson County; providing an optional and alternative method of assessing and paying taxes on and issuing license tags for motor vehicles in such county.

Also:

S. 200. To propose an amendment to the Constitution of this State validating certain general acts of local application on a population basis and providing the method for amending such acts.

Also:

S. 360. To amend Section 36-30-2, Code of Alabama 1975, which compensates survivors of firemen and peace officers killed in the line of duty, so as to extend the eligibility period.

Also:

S. 354. To promote the conservation of the state's petroleum resources and to encourage the use of alternative motor fuels, and to accomplish such measures by offering a tax incentive in the form of a reduced rate of taxation on the motor fuel known as "gasohol," as defined herein.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 283. COMMENDING HONORABLE JOE. C. McCORQUODALE, JR., CHAIRMAN, AND ALL OTHER MEMBERS OF THE GOVERNOR'S FOREST DISASTER RECOVERY COUNCIL FOR DISASTER RELIEF WORK IN THE AFTERMATH OF HURRICANE FREDERIC AND THE HONORABLE FOB JAMES, GOVERNOR, FOR NAMING SAID COUNCIL.

Also:

H. J. R. 284. DIRECTING THE ALABAMA ALCOHOLIC BEVERAGE CONTROL BOARD TO FORTHWITH CEASE ISSUING BEER, WINE OR LIQUOR LICENSES TO CERTAIN ALIEN RESIDENTS.

Also:

H. J. R. 293. APPROPRIATING FUNDS TO THE CONTINUING SELECT JOINT COMMITTEE TO STUDY THE RISING COST TO THE STATE OF THE MEDICAID PROGRAMS ESTABLISHED BY ACT NO. 79-816 OF THE 1979 REGULAR SESSION OF THE LEGISLATURE.

Also:

H. J. R. 298. DECLARING MISS TERESA PARKER TO BE OF ITALIAN DESCENT.

Also:

H. J. R. 208. TO MAKE APPLICATION TO THE CONGRESS OF THE UNITED STATES OF AMERICA TO CALL A CONSTITUTIONAL CONVENTION FOR THE SOLE AND EXCLUSIVE PURPOSE OF PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES OF AMERICA TO PROVIDE THAT UNLESS ADOPTED AS LAW BY THE CONGRESS, FEDERAL RULES AND REGULATIONS ADOPTED BY AN ADMINISTRATIVE BODY OR AN OFFICIAL IN THE EXECUTIVE BRANCH OF THE UNITED STATES GOVERNMENT SHALL NOT BE THE SUPREME LAW OF THE LAND AND SHALL NOT BE SUPERIOR IN EFFECT TO ANY STATE LAWS OR PROVISIONS OF STATE CONSTITUTIONS.

McDOWELL LEE,
Secretary.

S. 497 RESUMED AMENDMENT OFFERED

Rep. Smith (J) offered the following amendment to the bill, S. 497:

Amend S. B. 497, page 2, Section 1, line 28, by striking the phrase: for an emergency condition.

MOTION TO TEMPORARILY POSTPONE

Rep. Smith (J) offered the motion to temporarily postpone further consideration of the bill, S. 497 with pending amendment.

MOTION TO TABLE LOST

The motion offered by Rep. Dial to table the motion to temporarily postpone the bill, S. 497 with pending amendment, was lost.

Yeas 45; Nays 48.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Campbell, Carter, Cates, Clark (G), Cobb, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Johnson (R. G.), Laird, Letson, Manley, Minus, Naramore, Owens, Patton, Pegues, Rains, Ray, Roberts, Shavers, Shoemaker, Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—45

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Boles, Buskey, Cabaniss, Carothers, Cheatwood, Clark (W), Dixon, Gafford, Gilmer, Greer, Gregg, Hall, Harper (T), Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kelley, Kennedy, Langford, Lewis, McKee, McMillan, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Starkey, Stewart, Trammell, Turner, Waggoner, Wyatt and Zoghby.

—48

The question was then on the motion offered by Rep. Smith (J) to temporarily postpone further consideration of the bill, S. 497 with pending amendment.

SUBSTITUTE MOTION OFFERED

Rep. Holley offered the substitute motion to indefinitely postpone the bill, S. 497 with pending amendment.

MOTION TO TABLE LOST

The motion offered by Rep. Dial to table the substitute motion offered by Rep. Holley, was lost.

Yeas 38; Nays 56.

Yeas:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Buskey, Cabaniss, Carothers, Cheatwood, Clark (W), Gafford, Gregg, Hall, Harper (T), Hilliard, Horn, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—38

Nays:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Campbell, Carter, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Howard, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Naramore, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Starkey, Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—56

RESOLUTION

The following resolution was introduced and distributed according to Joint Rule 11:

By Reps. Ford, Drinkard, Adams (H) and Harvey:

H. R. 306. COMMENDING MR. GENE PAT ADKISON, GADSDEN STATE JUNIOR COLLEGE, FOR BEING NAMED "TENNIS COACH OF THE YEAR"

S. 497 RESUMED

AMENDMENT TABLED

The question was then on the amendment offered by Rep. Smith (J) to the bill, S. 497, and on motion of Rep. Dial, the amendment was tabled.

Yeas 56; Nays 38.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Starkey, Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—56

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Buskey, Cabaniss, Cheatwood, Clark (W), Dixon, Gafford, Gregg, Hall, Harper (T), Hilliard, Holmes, Horn, Howard, Johnson (Roy), Langford, Lewis, McKee, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—38

MOTION TO TEMPORARILY POSTPONE TABLED

On motion of Rep. Dial, the motion offered by Rep. Smith (J), to temporarily postpone the bill, S. 497, was tabled.

Yeas 55; Nays 45.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Campbell, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Starkey, Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—55

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Biddle, Boles, Buskey, Cabaniss, Carothers, Cheatwood, Clark (W), Dixon, Gafford, Gilmer, Gregg, Hall, Harper (T), Hilliard, Hines, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Mitchell, Moore, Nevett, Olive, Payne, Sandusky, Seibels, Smith (J), Smith (M), Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—45

AMENDMENT OFFERED

Rep. Smith (J) offered the following amendment No. 2 to the bill, S. 497:

Amend S. B. 497, page 2, Section 1, line 31, by striking the number 90 and by inserting in lieu thereof the number 30.

AMENDMENT TABLED

On motion of Rep. Dial, the amendment offered by Rep. Smith (J), was tabled.

Yeas 57; Nays 40.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Campbell, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Jackson, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Starkey, Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—57

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Boles, Buskey, Cabaniss, Cheatwood, Clark (W), Gafford, Gregg, Hall, Harper (T), Harrison, Hilliard, Holmes, Horn, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—40

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1001. Proposing an amendment to the Constitution of 1901, relating to legalizing the operation of bingo games for prizes or money by certain non-profit organizations for charitable or educational purposes in Madison County.

Also:

H. 967. To amend and re-enact Act No. 79-574, H. 995, 1979 Regular Session (Acts 1979, p. 1022), entitled, "An Act Relating to Cullman County; to establish a county personnel board; to provide for the appointment, and compensation of the members; and to provide for the powers, duties and authority of the personnel board in the personnel administration of the county," to provide further for said personnel board.

Also:

H. 73. Relating to Tuscaloosa County and any city located therein; to require the granting, under certain circumstances, of either overtime pay or compensatory leave to certain local law enforcement officers.

Also:

H. 395. Relating to Jackson County; to provide further for an annual salary for the chairman of the County Commission.

Also:

H. 637. Relating to Jackson County; providing further for the election of the county superintendent of education and members of the county board of education; prescribing certain residential qualifications for said superintendent and such members, providing for supplemental effect, and providing for its effective date.

Also:

H. 795. Relating to Walker County; to provide for the City of Parrish in Walker County a civil service system governing the appointment, removal, salaries, tenure and official conduct of employees of the city; defining violations of the act; imposing penalties for violations; and repealing conflicting laws.

Also:

H. 820. To alter or rearrange the boundary lines of the City of Daleville, Dale County, Alabama, so as to include within the corporate limits of said city all territory now within such corporate limits, and also certain other territory in Dale County, Alabama.

Also:

H. 821. To repeal Act No. 269, H. 1107, 1977 Regular Session (Acts of 1977, p. 372) providing for the alteration and rearrangement of the boundary lines of the City of Daleville, Dale County, Alabama.

Also:

H. 860. Pertaining to Madison County; to repeal Act Number 84, S. 62, Fourth Special Session 1975 (Acts. p. 2728).

Also:

H. 871. Relating to Madison County, Alabama; to amend Act No. 488, H. 706, Regular Session 1978 (Acts, p. 530) so as to provide that any person released from jail under Section 1 of Act 488 shall pay to the County a sum equal to 25% of his or her gross earnings earned while so released.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 872. Relating to Madison County, Alabama; to provide arrest powers for personnel of the Madison County Work Release and Pre-Trial Release Commission.

Also:

H. 922. Relating to Houston County; to provide an expense allowance for the judge of probate and the revenue commissioner of said county.

Also:

H. 960. To alter, rearrange and extend the boundary lines and corporate limits of the municipality of Cowarts, in Houston County.

Also:

H. 977. Relating to Jackson County; to allow the county commission to contribute a certain amount of public funds to certain rescue squads in the county and to establish a county board of directors to qualify such squads to receive such contributions.

Also:

H. 1008. To extend, alter and rearrange the boundary lines and corporate limits of the Town of Lincoln, Talladega County, Alabama.

Also:

H. 1014. Relating to selling and redeeming lands for taxes in Walker County, Alabama.

Also:

H. 1017. (Acts of 1973, p. 1098) as amended, "To revise and reenact Act No. 1504, S. 1103, Regular Session 1971, (Acts 1971, page 2589, Vol IV), entitled 'Relating to counties having populations of not less than 55,500 nor more than 56,500 inhabitants according to the most recent federal decennial census, fixing the fee for issuance of a pistol permit by the sheriff, and providing for the disposition and use of such fees'; so as to transfer \$150 per month from the law enforcement fund to the district attorney's funds in such counties.

Also:

H. 1021. Relating to Macon County; providing an annual expense allowance for the judge of the district court; and giving this act retroactive effect to October 1, 1979.

Also:

H. 1053. Relating to Jackson County; to amend Act 79-473, Regular Session 1979 (Acts 1979, p. 873) which pertains to the distribution of Tennessee Valley Authority payments in lieu of taxes, so as to distribute certain moneys to the Jackson County Hospital Board.

Also:

H. 1047. Relating to Chilton County; providing for an increase in court costs and providing for the disposition of the proceeds from the increase.

Also:

H. 1054. To alter, rearrange and extend the boundary lines and corporate limits of the municipality of Scottsboro in Jackson County.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Executive amendment to the Bill:

H. 941. Relating to Bibb County; authorizing the Bibb County Commission to levy a county privilege, license, or excise tax on the sale, distribution, storage, use, or other consumption of tobacco and certain tobacco products in such county; providing for the collection and enforcement of the tax, and appropriating the proceeds therefrom.

by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 941, as amended by the Executive amendment, was again read at length and passed by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 941, together with the Executive amendment, is herewith returned to the House.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Executive amendment to the Bill:

H. 266. To provide for the sale of non-resident commercial fishing licenses by the department of conservation and natural resources to the residents of certain other states and to require that the proceeds of such licenses be deposited in the game and fish fund of the department of conservation and natural resources.

by a majority of the whole number elected to the Senate, said vote being Yeas 20, Nays 0.

And said Bill, H. B. 266, as amended by the Executive amendment, was again read at length and passed by a majority of the whole number elected to the Senate, said vote being Yeas 20, Nays 0.

And said Bill, H. B. 266, together with the Executive amendment, is herewith returned to the House.

McDOWELL LEE,
Secretary.

REPORT OF THE STANDING COMMITTEE
ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Joint Resolutions, to-wit:

H. J. R. 208. TO MAKE APPLICATION TO THE CONGRESS OF THE UNITED STATES OF AMERICA TO CALL A CONSTITUTIONAL CONVENTION FOR THE SOLE AND EXCLUSIVE PURPOSE OF PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES OF AMERICA TO PROVIDE THAT UNLESS ADOPTED AS LAW BY THE CONGRESS, FEDERAL RULES AND REGULATIONS ADOPTED BY AN ADMINISTRATIVE BODY OR AN OFFICIAL IN THE EXECUTIVE BRANCH OF THE UNITED STATES GOVERNMENT SHALL NOT BE THE SUPREME LAW OF THE LAND AND SHALL NOT BE SUPERIOR IN EFFECT TO ANY STATE LAWS OR PROVISIONS OF STATE CONSTITUTIONS.

Also:

H. J. R. 283. COMMENDING HONORABLE JOE C. MCCORQUODALE, JR., CHAIRMAN, AND ALL OTHER MEMBERS OF THE GOVERNOR'S FOREST DISASTER RECOVERY COUNCIL FOR DISASTER RELIEF WORK IN THE AFTERMATH OF HURRICANE FREDERIC AND THE HONORABLE FOB JAMES, GOVERNOR, FOR NAMING SAID COUNCIL.

Also:

H. J. R. 284. DIRECTING THE ALABAMA ALCOHOLIC BEVERAGE CONTROL BOARD TO FORTHWITH CEASE ISSUING BEER, WINE OR LIQUOR LICENSES TO CERTAIN ALIEN RESIDENTS.

Also:

H. J. R. 293. APPROPRIATING FUNDS TO THE CONTINUING SELECT JOINT COMMITTEE TO STUDY THE RISING COST TO THE STATE OF THE MEDICAID PROGRAMS ESTABLISHED BY ACT NO. 79-816 OF THE 1979 REGULAR SESSION OF THE LEGISLATURE.

Also:

H. J. R. 298. DECLARING MISS TERESA PARKER TO BE OF ITALIAN DESCENT.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the House Joint Resolutions, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

S. 497 RESUMED

AMENDMENT OFFERED

Rep. Smith (J) offered the following amendment No. 3 to the bill, S. 497:

Amend S. B. 497, page 1, Section 21, line 35 by striking the following clause: A county's annual financial responsibility for each of its resident certified indigent patients receiving treatment at a regional referral hospital shall be limited to payment for thirty (30) days or the number of days of services allowed per annum for the care of Medicaid patients through the State Medicaid Program at the time of the patient's hospitalization, whichever shall be less, at the per diem reimbursement rate currently in effect for the regional referral hospital under the medical assistance program for the needy under Title XIX of the Social Security Act, as amended.

AMENDMENT TABLED

On motion of Rep. Dial, the amendment offered by Rep. Smith (J) to the bill, S. 497, was tabled.

Yeas 54; Nays 44.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Campbell, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, Laird, Letson, Manley, Minus, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Starkey, Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—54

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Boles, Buskey, Cabaniss, Carothers, Cheatwood, Clark (W), Dixon, Gafford, Gregg, Hall, Harper (T), Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—44

AMENDMENT OFFERED

Rep. Bedsole offered the following amendment to the bill, S. 497:

Amend S. B. 497 on page 3, line 18 by striking the word immediately and inserting in lieu thereof the following:

six months following

Further amend S. B. 497 on page 3, line 19 by striking the word upon.

AMENDMENT TABLED

On motion of Rep. Dial, the amendment offered by Rep. Bedsole to the bill, S. 497, was tabled.

Yeas 53; Nays 46.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Campbell, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Johnson (R. G.), Kelley, Laird, Letson, Manley, Minus, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—53

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Boles, Buskey, Cabaniss, Cheatwood, Clark (W), Dixon, Ford, Gafford, Gregg, Hall, Harper (T), Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Lewis, McKee, McMillan, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Starkey, Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—46

RESOLUTION

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Whatley:

H. R. 307. COMMENDING MR. JERRY WAYNE SPENCER, INFORMATION DEPARTMENT, OF THE ALABAMA FARM BUREAU FEDERATION.

S. 497 RESUMED

MOTION TO POSTPONE TABLED

On motion of Rep. Dial, the motion offered by Rep. Smith (J) to postpone further consideration of the bill, S. 497, to the thirtieth legislative day, was tabled.

Yeas 54; Nays 42.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Stout, Turnham, Ward, Warren, Whatley and Willis.

—54

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Buskey, Cabaniss, Cheatwood, Clark (W), Dixon, Gafford, Gregg, Hall, Harper (T), Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Lewis,

McKee, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Starkey, Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—42

And the bill, S. 497, was read a third time at length and passed.

Yeas 56; Nays 45.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Campbell, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Holley, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Stout, Turnham, Ward, Warren, Whatley, Williams and Willis.

—56

Nays:

Reps.: Albright, Amari, Barton, Bedsole, Bennett, Boles, Buskey, Cabaniss, Carothers, Cheatwood, Clark (W), Dixon, Gafford, Gregg, Hall, Harper (T), Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Mitchell, Moore, Nevett, Olive, Payne, Riddick, Sandusky, Seibels, Smith (J), Smith (M), Starkey, Stewart, Trammell, Tucker, Turner, Waggoner, Wyatt and Zoghby.

—45

RESOLUTIONS

The following resolutions were introduced and distributed according to Joint Rule 11:

By Reps. Reed and Cosby:

H. R. 308. MOURNING THE DEATH OF DR. ROBERT D. REID OF TUSKEGEE, ALABAMA.

Also:

By Reps. Lewis and Kennedy:

H. R. 309. EXTENDING BEST WISHES TO MISS MARGARET LOUISE HANBY AND MR. MONTGOMERY FELD.

CO-SPONSOR ADDED

Rep. Barton was added as co-sponsor to the resolution, H. R. 309.

SPECIAL ORDER RESUMED

And the bill:

S. 533. (With Substitute): To provide that a legal licensed lending institution, a vendor making credit sales or leases, any financial institution operating in Alabama or any individual may charge and collect a maximum allowable interest rate, and to provide for the termination of its provisions.

The question was then on the adoption of the substitute reported by the Standing Committee on Banking, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To provide that a legal licensed lending institution, a vendor making credit sales or credit leases, any financial institution operating in Alabama or any individual may charge and collect an interest surcharge; and to provide for an alternative maximum allowable interest rate or finance charge to be determined by the prime rate charged by certain banks; to provide for open-end credit plans; and to provide for the termination of the provisions of this act.

Be It Enacted by the Legislature of Alabama:

Section 1. In addition to other lawful charges under various state laws, and notwithstanding any restrictions thereunder, a legal licensed lending institution, a vendor making credit sales or credit leases, any financial institution operating in Alabama or any individual may, if provided in the contract, charge and collect at the time of making a loan or credit sale or lease, on each contract of loan, sale or lease, an interest surcharge of not more than 2% of the amount financed, not to exceed \$50. In addition to any rebate to which the borrower is otherwise entitled, when any loan upon which an interest surcharge has been charged is prepaid in full by any means within 90 days of date of the loan, the lender shall refund or credit the debtor with a prorata portion of the fee, except that in such event an amount of no less than \$2 may be retained by the lender.

Section 2. As an alternative to any other interest or finance charge allowed by state laws, and any law or regulation to the contrary notwithstanding, a lender, a vendor or lessor in credit sales, or leases, any financial institution operating in Alabama or any individual may, in connection with any credit sale or lease or upon any type or class of loan, charge a maximum allowable rate on the amount of such loan, lease or sale, not to exceed two percentage points above the prime rate at the time such loan, lease or sales contract is executed; or if the debt is created under an open-end credit plan, the maximum finance charge in connection therewith shall be 2% per month on the first \$750 or less, and 1½% per month on the excess, of any unpaid balance from time to time thereunder. For the purpose of this act, the prime rate shall be the average of the prime rates reported by the three largest banks in New York City as of the close of business three business days immediately preceding the date on which the loan or sale is made.

Section 3. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 4. The provisions of this act are cumulative to and not in derogation of rights under other provisions of state or federal law and shall not in any way repeal, amend or modify the provisions of Public Law 96-221 enacted by the Congress of the United States and approved March 31, 1980.

Section 5. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law; provided, however, that the provisions of this act shall become null and void July 1, 1981 and shall have no force and effect unless such provisions are continued by act of the legislature or by joint resolution of the legislature.

MOTION TO TABLE LOST

The motion offered by Rep. Adams (C) to table the substitute reported by the Standing Committee on Banking to the bill, S. 533, was lost.

Yeas 29; Nays 48.

Yeas:

Reps.: Adams (C), Buskey, Cheatwood, Clark (W), Cooley, Daniels, Dixon, Gregg, Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Kennedy, Laird, Langford, McKee, Nevett, Penry, Rains, Reed, Riddick, Starkey, Stout, Tucker, Ward, Whatley and Wyatt.

—29

Nays:

Mr. Speaker, Adams (H), Albright, Barton, Bennett, Blake, Boles, Bowling, Cabaniss, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Crow, Drinkard, Edwards, Gafford, Gilmer, Greer, Grimsley, Hall, Harper (O), Holley, Johnson (R. G.), Kelley, Letson, McMillan, Minus, Moore, Olive, Owens, Patton, Payne, Roberts, Sasser, Shoemaker, Smith (C), Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Williams, Willis and Zoghby.

—48

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolutions, your signature thereto is requested:

S. 200. To propose an amendment to the Constitution of this State validating certain general acts of local application on a population basis and providing the method for amending such acts.

Also:

S. 354. To promote the conservation of the state's petroleum resources and to encourage the use of alternative motor fuels, and to accomplish such measures by offering a tax incentive in the form of a reduced rate of taxation on the motor fuel known as "gasohol," as defined herein.

Also:

S. 360. To amend Section 36-30-2, Code of Alabama 1975, which compensates survivors of firemen and peace officers killed in the line of duty, so as to extend the eligibility period.

Also:

S. 433. Relating to Jefferson County; providing that any conveyance of property required to be recorded in the office of the probate judge must include the name and address of the grantee person to receive the tax notice.

Also:

S. 486. Relating to Jefferson County; further regulating the duties and authority of the judge of probate in said county so as to require that certain forms be made available in the office of the judge of probate for the use

of all persons and parties in interest; prescribing that upon request clerks in the said office shall give assistance in completing such forms, and repealing any law in conflict with the provisions of this Act.

Also:

S. 286. To enact into law the "Alabama Energy Management and Conservation Act of 1980"; to make a legislative finding that the development, management and efficient use of energy resources requires a comprehensive and coordinated effort on the part of the state; to create an Alabama Department of Energy within the executive branch to be administered by a director to be appointed by the Governor; to prescribe the Department's duties which are to formulate a state energy policy, to report regularly to the Governor and annually to the legislature, to inventory the state's energy requirements and supplies, to formulate a state energy management program, to formulate an energy emergency plan, to monitor and/or administer energy related programs, to serve as an energy information clearinghouse, to keep proprietary information confidential, to administer educational and training programs, to review state government energy practices, to assist state institutions when applying for energy related contracts, to review the state's revenue-producing practices for their impact on energy use and development, to provide for research, to receive federal and private funds, to enter into contracts, and to promulgate rules requiring the submission of energy related information, and to ensure energy conservation in state government, and to establish advisory groups; to create an Energy Advisory Council for purposes of evaluating state energy policy and advising the department; to provide for the assumption of the Energy Management Boards' funds and contract; to provide for funding through appropriations from the general fund; and to prescribe sanctions for persons violating the provisions of the act.

Also:

S. 502. To provide for a supplemental salary for the District Attorney of the Thirtieth Judicial Circuit, to be paid by St. Clair County and to fix the amount and method of payment thereof; and to provide for retroactive effect.

Also:

S. 503. Relating to Madison County; to provide that any person who taught in more than one school system for a period in excess of thirty years, and who contributed to the Teachers' Retirement System and who drew retirement benefits prior to being appointed or elected to any elected office in Madison County, shall be entitled to continue receiving retirement benefits from the Teachers' Retirement System while serving as an elected official; providing retroactive payments for eligible persons.

Also:

S. 595. Relating to Jackson County; providing an optional and alternative method of assessing and paying taxes on and issuing license tags for motor vehicles in such county.

Also:

S. J. R. 182. COMMENDING DECA OF ENTERPRISE HIGH SCHOOL, ALABAMA CHAPTER OF THE YEAR.

Also:

S. J. R. 183. COMMENDING MAYOR L. FRANK SAWYER FOR MERITORIOUS SERVICE TO THE CITY OF NEW BROCKTON.

Also:

S. J. R. 184. MOURNING THE DEATH OF MR. WILLIAM MARVIN LEWIS, JR., OF COTTONWOOD, HOUSTON COUNTY, ALABAMA.

Also:

S. J. R. 185. WISHING COACH RALPH "SHUG" JORDAN ALL GOOD WISHES FOR A SPEEDY AND COMPLETE RECOVERY.

Also:

S. J. R. 189. COMMENDING THE AUBURN UNIVERSITY SOIL JUDGING TEAM FOR AN UNPRECEDENTED THIRD NATIONAL CHAMPIONSHIP.

Also:

S. J. R. 195. COMMENDING THOSE INDIVIDUALS AND COMPANIES WHO RENDERED EXTRAORDINARY SERVICE IN CONNECTION WITH DISASTER RELIEF WORK IN THE AFTERMATH OF HURRICANE FREDERIC.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolutions, the titles of which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 305. DESIGNATING ACT NO. 79-485 AS THE BENNETT AMENDMENT AND ACT NO. 80-375 AS THE BENNETT ACT.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 488. To make it a felony to falsify any claim or application for payment or benefits from Medical Services Administration or to knowingly assist in the preparation of false claims; to make it a felony to offer, pay,

solicit or receive kickbacks, bribes or rebates for referring, furnishing, arranging, purchasing, leasing or ordering any good, item, service or facility for which any payment may be made by Medical Services Administration.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1089. Relating to Bullock County; providing further for an expense allowance for the county commissioners.

Also:

H. 1097. Relating to Russell County; providing further for the compensation of the tax collector.

Also:

H. 1098. Relating to Russell County; amending further Act No. 925, H. 1333, 1969 Regular Session (Acts 1969, p. 1663), which established a law library, so as to provide further for the expenditure of library funds.

Also:

H. 1100. Relating to Russell County; to provide that the county commission may authorize a salary supplement for the county district attorney.

Also:

H. 1015. Relating to Walker County: To amend Sections 3, 4, 9 and 10 and repeal Sections 8, 11 and 12 of Act 356, S. 502, 1971 Regular Session approved August 19, 1971 (Acts 1971, p. 652) as amended, which provides for the construction, maintenance and repair of public roads and bridges in Walker County, so as to earmark ninety five percent of all revenue received by the Walker County Commission from the coal severance tax provided for in Act No. 598 H. 643, 1977 Regular Session (Acts 1977 p. 799) for use and the maintenance in construction of roads in Walker County effective October 1, 1978; so as to provide funds in the County road and bridge fund equally among the commission districts of the county; and, so as to make certain powers vested in the county engineer, subject to the approval of a majority of the members of the County Commission.

Also:

H. 851. Relating to Tuscaloosa County; to provide that if a defendant in a criminal case enters a written plea of not guilty prior to his arraignment, such plea shall constitute a waiver of his right to have an arraignment at which he is present in person or represented by an attorney.

McDOWELL LEE,
Secretary.

S. 533 RESUMED
SUBSTITUTE ADOPTED

The question was again on the adoption of the substitute reported by the Standing Committee on Banking to the bill, S. 533, and the substitute was adopted.

Yeas 52; Nays 26.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Cabaniss, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Crow, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Hall, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, McMillan, Minus, Moore, Olive, Owens, Payne, Roberts, Sasser, Shoemaker, Smith (C), Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Williams, Willis and Zoghby.

—52

Nays:

Reps.: Adams (C), Buskey, Cheatwood, Clark (W), Daniels, Dixon, Gregg, Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Kennedy, Laird, Langford, McKee, Nevett, Penry, Rains, Smith (M), Starkey, Stout, Ward, Whatley and Wyatt.

—26

AMENDMENT OFFERED

Rep. Adams (C) offered the following amendment No. 1 to the bill, S. 533 as amended:

On page 1, in the Synopsis, lines 10 through 14 delete all the language through the word "surcharge"

On page 1, in the Title, lines 23 through 26, delete all the language through the word "and"

On pages 1 and 2, delete the entire Section 1 and renumber subsequent sections accordingly.

AMENDMENT TABLED

On motion of Rep. Gafford, the amendment offered by Rep. Adams (C) to the bill, S. 533 as amended, was tabled.

Yeas 41; Nays 33.

Yeas:

Mr. Speaker, Barton, Bedsole, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Crow, Dial, Gafford, Gilmer, Greer, Grimsley, Harper (O), Holley, Kelley, McMillan, Minus, Moore, Olive, Owens, Patton, Payne, Ray, Roberts, Sasser, Shavers, Shoemaker, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Williams and Zoghby.

—41

Nays:

Reps.: Adams (C), Boles, Buskey, Cheatwood, Clark (W), Cooley, Daniels, Dixon, Gregg, Hall, Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Kennedy, Laird, Langford, McKee, Nevett, Penry, Rains, Riddick, Smith (C), Smith (M), Starkey, Stout, Tucker, Ward, Whatley, Willis and Wyatt.

—33

AMENDMENT OFFERED

Rep. Adams (C) offered the following amendment No. 2 to the bill, S. 533 as amended:

On page 2, Section 1, line 8 delete the figure "\$50" and insert in lieu thereof: \$20.

AMENDMENT TABLED

On motion of Rep. Gafford, the amendment offered by Rep. Adams (C) to the bill, S. 533 as amended, was tabled.

Yeas 46; Nays 36.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Cabaniss, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cosby, Dial, Drinkard, Ford, Gafford, Gilmer, Greer, Grimsley, Hall, Harper (O), Harper (T), Holley, Johnson (R. G.), Kelley, McMillan, Minus, Moore, Olive, Owens, Patton, Payne, Reed, Roberts, Sasser, Shoemaker, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Williams and Zoghby.

—46

Nays:

Reps.: Adams (C), Boles, Buskey, Cheatwood, Clark (W), Daniels, Dixon, Gregg, Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Laird, Langford, Letson, McKee, Manley, Mitchell, Nevett, Rains, Ray, Riddick, Shavers, Smith (C), Smith (M), Starkey, Stout, Tucker, Ward, Whately, Willis and Wyatt.

—36

AMENDMENT OFFERED

Rep. Adams (C) offered the following amendment No. 3 to the bill, S. 533 as amended:

On page 3, Section 5, line 13 delete all the following language.
or by joint resolution of the legislature.
and insert in lieu thereof a period.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 79; Nays 4.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Hall, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Horn, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan,

Manley, Minus, Mitchell, Moore, Nevett, Olive, Owens, Payne, Rains, Ray, Reed, Riddick, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—79

Nays: Reps.: Holmes, Howard, Langford and Tucker.

—4

And the bill, S. 533, as thus amended, was read a third time at length and passed.

Yeas 50; Nays 30.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Crow, Dial, Gafford, Gilmer, Greer, Gregg, Grimsley, Hall, Harper (O), Harper (T), Harvey, Holley, Johnson (R. G.), Kelley, Lewis, McMillan, Minus, Moore, Olive, Owens, Patton, Penry, Ray, Reed, Roberts, Sasser, Shoemaker, Smith (C), Stewart, Trammell, Turner, Venable, Waggoner, Williams, Willis and Zoghby.

—50

Nays:

Reps.: Adams (C), Boles, Buskey, Cheatwood, Clark (W), Cosby, Dixon, Harrison, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Laird, Langford, McKee, Manley, Nevett, Rains, Riddick, Shavers, Smith (M), Starkey, Stout, Tucker, Ward, Whatley and Wyatt.

—30

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 244. To amend Section 6-2-30 of the Code of Alabama, 1975, which relates to the commencement of civil actions, so as to specify the date on which a civil action for injury to the person or rights of another resulting from exposure to asbestos shall first be deemed to accrue.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Clark (G), the House concurred in and adopted the Senate amendment to the bill, H. 244, said Senate amendment being as follows:

Amend House Bill No. 244 Page 1 Lines 21, 22 and 23, by striking out on line 21, the following "This amendment will have the effect of protecting" and striking out all of lines 22 and 23.

Yeas 66; Nays 1.

Yeas:

Mr. Speaker, Albright, Amari, Barton, Bedsole, Blake, Bowling, Cabaniss, Carothers, Carter, Clark (G), Clark (W), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Edwards, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Holley, Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Riddick, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—66

Nay: Rep. Letson.

—1

And the bill, H. 244 as thus amended, was again read at length and passed.

Yeas 66; Nays 1.

Yeas:

Mr. Speaker, Albright, Amari, Barton, Bedsole, Blake, Bowling, Cabaniss, Carothers, Carter, Clark (G), Clark (W), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Edwards, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Holley, Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Riddick, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—66

Nay: Rep. Letson.

—1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 909. To amend further section 40-20-2 of the Code of Alabama 1975 relating to severance taxes on the production of oil and gas so as to provide further for the rate of such taxes on the production of oil and gas from certain wells in the smackover formation.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Hines, the House concurred in and adopted the Senate amendment to the bill, H. 909, said Senate amendment being as follows:

A BILL TO BE ENTITLED AN ACT

To amend Section 40-20-2 of the Code of Alabama 1975, so as to further provide for the severance tax on the production of oil and gas.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 40-20-2 of the Code of Alabama 1975 is hereby amended to read as follows:

"§ 40-20-2.

"(a) There is hereby levied, to be collected hereafter, as herein provided, annual privilege taxes upon every person engaging or continuing to engage within the state of Alabama in the business of producing or severing oil or gas, as defined herein, from the soil or the waters, or from beneath the soil or the waters, of the state for sale, transport, storage, profit or for use. The amount of such tax shall be measured at the rate of six percent of the gross value of said oil or gas at the point of production. All wells producing less than 26 barrels of oil per day shall be taxed at the rate of four percent of the gross value of said oil or gas at the point of production. All wells that come into production after September 1, 1979, shall be taxed at the rate of four percent of the gross value of said oil or gas at the point of production for a period of 10 years after production begins. Ten years after production begins, such tax shall then be imposed at the rate of six percent on such wells that go into production after September 1, 1979; provided, that said additional increase shall be limited to those oil and gas wells from between 15,000 and 15,800 feet in the smackover formation.

"(b) The tax is hereby levied upon the basis of the entire production in this state, including what is known as the royalty interest, on which production the amount of such tax shall be a lien, regardless of the place of sale or to whom sold, or by whom used, or the fact that the delivery may be made to points outside the state; and the tax shall accrue at the time such oil or gas is severed from the soil or the waters, or from beneath the soil or the waters, and in its natural, unrefined or unmanufactured condition.

"(c) A county, city, town or municipality of the state of Alabama shall not establish, levy, impose or collect, as a condition of doing business or otherwise, any tax, fee, license or charge whatsoever, directly or indirectly, on or with respect to the production, treating, processing, ownership, sale, storage, purchase, marketing or transportation on any oil or gas produced in the state of Alabama and on which severance taxes have been paid to the state of Alabama, or upon the business of producing, treating, processing, owning, selling, buying, storing, marketing or transporting such oil or gas, or upon the ownership, operation or maintenance of plants, facilities, machinery, pipelines, gathering lines or any equipment whatsoever, which are, or may be, necessary or convenient to the production, treating, processing, ownership, storage, sale, purchase, marketing or transportation of such oil or gas; provided, that nothing herein shall be construed to prohibit, limit or restrict a county, city, town or municipality from imposing and collecting ad valorem taxes on any property, real or personal, not otherwise now exempted by law; further, the limitation herein imposed upon counties, cities, towns and municipalities shall not apply to any county, city, town or municipality which does not receive a share of the severance tax under the provisions of this article.

"(d) Nothing contained herein shall be deemed to limit or to enlarge the authority of a county, city, town or municipality to levy taxes or licenses on oil refining facilities located therein or on the suppliers of services or goods not including oil or gas to those persons engaging in the business of producing, treating, processing, owning, selling, buying, storing, marketing or transporting such oil or gas. Any person who is a royalty owner shall be exempt from the payment of any increase in taxes herein levied and shall not be liable therefor.

"(e) The privilege tax herein levied shall be absorbed and paid by those persons engaged in the business of producing or severing oil or gas only, and the producer shall not pass on the costs of such tax payments, either directly or indirectly, to the consumer, it being the express intent of this section that the tax herein levied shall be borne exclusively by the producer or severer of oil or gas."

"(e) In all cases of production of oil from unit operations as authorized and approved by the state oil and gas board of Alabama, for purposes of computing the per well production aforesaid, the aggregate production of oil from the entire unit shall be divided by the number of wells within the unit, including injection, disposal and other wells utilized in unit operations, and the quotient thereof shall be deemed and declared to be the number of barrels of oil produced from each well in such unit regardless of the actual amount of oil per day produced from the well, if any."

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Langford, McKee, McMillan, Manley, Mitchell, Moore, Nevett, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Roberts, Sandusky, Sasser, Shoemaker, Starkey, Stewart, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—64

And the bill:

H. 909. To amend Section 40-20-2 of the Code of Alabama 1975, so as to further provide for the severance tax on the production of oil and gas.

As thus amended, was again read at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Langford, McKee, McMillan, Manley, Mitchell, Moore, Nevett, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Roberts, Sandusky, Sasser, Shoemaker, Starkey, Stewart, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—64

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the Bill:

S. 315. To make annual appropriations for the support, maintenance and development of public education in Alabama and for debt service and capital improvements for the fiscal year ending September 30, 1981.

and requests a Committee on Conference.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Higginbotham, Proctor, and Pearson.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House acceded to the request of the Senate for a Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 315.

Yeas 66; Nays 2.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Bennett, Bowling, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Daniels, Dial, Dixon, Edwards, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Langford, Letson, McKee, McMillan, Manley, Minus, Mitchell, Moore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Tucker, Venable, Waggoner, Ward, Warren, Whatley and Zoghby.

—66

Nays: Reps.: Hilliard and Wyatt.

—2

The Speaker named as a Committee on Conference, on the part of the House, Reps. Owens, Sasser and Manley.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the Bill:

S. 1. To provide in addition to benefits now received a graduated percentage cost-of-living increase to all persons retired under the Teachers' Retirement System and Employees' Retirement System of Alabama, prior to October 1, 1979, provided that no person whose retirement under the Employees' Retirement System is based primarily upon service as an employee of an employer participating under § 36-27-6 shall be entitled to receive said increase unless the employer by which he was employed elects to come under the provisions of this act, provided further that employees in this class whose employer was a local board of education or a state supported institution of

higher education shall be entitled to said increase and the cost associated therewith shall be appropriated to the Employees' Retirement System from the Alabama Special Education Trust Fund; to provide that any person whose eligibility to receive Medicaid benefits would be impaired by the increase granted herein shall not be entitled to receive said increase; to provide that such increase shall not apply to persons receiving benefits under the Judicial Retirement Fund of Alabama; to provide the necessary and proper appropriations and funding for such purposes; and to provide for the repeal of conflicting laws.

and requests a Committee on Conference.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Britnell, Weeks and Denton.

SENATE MESSAGE

On motion of Rep. Owens, the House acceded to the request of the Senate for a Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 1.

Yeas 65; Nays 1.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Bowling, Buskey, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Dial, Dixon, Edwards, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Langford, McKee, McMillan, Manley, Minus, Mitchell, Moore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Wyatt and Zoghby.

—65

Nay: Rep. Hilliard.

—1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the Bill:

S. 540. To provide a cost-of-living salary increase for all certified employees and full-time support personnel paid from state funds in the elementary-secondary schools, and the Alabama Institute for Deaf and Blind paid from state funds, and for all full-time academic instructional personnel in the Department of Youth Services paid from state funds, for full-time instructional staff for junior, technical, and community colleges paid from state funds, and to appropriate such additional funds as may be necessary to pay such increase, also, additional funds to Athens State College and the universities.

and requests a Committee on Conference.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Proctor, St. John, and Pearson.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House acceded to the request of the Senate for a Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 540.

Yeas 66; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Bennett, Bowling, Buskey, Carter, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Edwards, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Langford, McKee, McMillan, Manley, Minus, Mitchell, Moore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—66

Nays: Reps.: Albright and Hilliard.

—2

The Speaker appointed as a Committee on Conference on the part of the House, Reps. Owens, Manley and Sasser.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the Bill:

S. 558. To repeal Act No. 614, H. 1117, 1978 Regular Session (Acts 1978, p. 872), entitled, "An Act To increase the salaries of certain officials of Cullman County and to provide for the manner of their payment."

and requests a Committee on Conference.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. St. John, Robertson and Gullledge.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Cooley, the House acceded to the request of the Senate for a Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 558.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Bennett, Bowling, Buskey, Carter, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Edwards, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, McKee, McMillan, Manley, Minus, Mitchell, Moore,

Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Reed, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley and Zoghby.

—64

The Speaker appointed as a Committee on Conference on the part of the House, Reps. Cooley, Bowling and Roberts.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Messrs. Miller and Denton:

S. J. R. 210. CONGRATULATING MISS ELIZABETH LESTER ON HER SELECTION AS "MISS NORTH ALABAMA."

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Holley, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 210, the title of which is set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolutions and sends same herewith to the House for its consideration:

By Mr. Harrison:

S. J. R. 196. CONGRATULATING WETUMPKA HIGH SCHOOL, STATE 3A BASKETBALL CHAMPIONS.

Also:

By Messrs. Harrison, Bailey, Barron, Britnell, Callahan, Clemon, Cook, deGraffenried, Denton, Figures, Glass, Goodwin, Gulledege, Hall, Higginbotham, Holmes, Keener, Kirkland, Lemaster, Little, Martin, McDonald, Miller, Mitchem, Parsons, Pearson, Proctor, Robertson, St. John, Smith, Taylor, Teague, Vacca, Weeks and White:

S. J. R. 197. MOURNING THE DEATH OF A. DEAN BLACKWELL, JR., OF MONTGOMERY, ALABAMA.

Also:

By Mr. Miller:

S. J. R. 198. COMMENDING WSFA-TELEVISION IN MONTGOMERY AND MR. DIXON LOVVORN.

Also:

By Mr. Miller:

S. J. R. 199. CONGRATULATING MR. AND MRS. JAKE B. PURVIS ON THE OCCASION OF THEIR GOLDEN WEDDING ANNIVERSARY.

Also:

By Mr. Miller:

S. J. R. 200. COMMENDING THE RIFLE AND DRILL TEAMS OF ENTERPRISE HIGH SCHOOL.

Also:

By Mr. Miller:

S. J. R. 203. COMMENDING MRS. ALICE RHODES, IMMEDIATE PAST PRESIDENT OF THE ALABAMA FEDERATION OF WOMEN'S CLUBS.

Also:

By Mr. Miller:

S. J. R. 205. HONORING MRS. LYNN JETER UPON EXPIRATION OF HER TERM OF SERVICE ON THE ENTERPRISE CITY BOARD OF EDUCATION.

Also:

By Messrs. Bailey, Barron, Britnell, Callahan, Clemon, Cook, deGraffenried, Denton, Figures, Glass, Goodwin, Gullede, Hall, Harrison, Higginbotham, Holmes, Keener, Kirkland, Lemaster, Little, Martin, McDonald, Miller, Mitchem, Parsons, Pearson, Proctor, Robertson, St. John, Smith, Taylor, Teague, Vacca, Weeks and White:

S. J. R. 206. HONORING COMMISSIONER H. M. SUMRALL, JR., FOR EXTRAORDINARY SERVICE TO THE STATE OF ALABAMA.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Carothers, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 196, the title of which is set out in the above and foregoing Message from the Senate.

On motion of Rep. McKee, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 197, the title of which is set out in the above and foregoing Message from the Senate.

On motion of Rep. Dixon, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 198, the title of which is set out in the above and foregoing Message from the Senate.

On motion of Rep. Holley, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 199, the title of which is set out in the above and foregoing Message from the Senate.

On motion of Rep. Holley, the rules were suspended and the House concurred in and adopted the resolutions, S. J. R. 200, S. J. R. 203 and S. J. R. 205, the titles of which are set out in the above and foregoing Message from the Senate.

On motion of Rep. Cabaniss, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 206, the title of which is set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1016. To amend Act No. 70-680, H. 1001, 1979 Regular Session (Acts 1979, p. 1211) to provide that supplemental salary for circuit judges paid by the County comprising the Fourteenth Judicial Circuit, shall not be considered in determining relationship between Circuit Clerk and District Judges and Circuit Judges of the Fourteenth Judicial Circuit.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Naramore, the House concurred in and adopted the Senate amendment to the bill, H. 1016, said Senate amendment being as follows:

On page 1, between lines 28 and 29 insert a new Section 2 to read as follows:

Section 2. None of the provisions of this act shall be deemed to have any retroactive effect.

On page 1, line 29, renumber Section 2 to become Section 3.

Yeas 62; Nays 0.

Yeas:

Mr. Speaker, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Edwards, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Harper (O), Harvey, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Patton, Pegues, Penry, Rains, Reed, Roberts, Sandusky, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Ward, Warren, Whatley, Willis and Wyatt.

—62

And the bill, H. 1016 as thus amended, was again read at length and passed.

Yeas 62; Nays 0.

Yeas:

Mr. Speaker, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Edwards, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall,

Harper (O), Harvey, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Patton, Pegues, Penry, Rains, Reed, Roberts, Sandusky, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Ward, Warren, Whatley, Willis and Wyatt.

—62

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1018. To levy a finance charge or a tax of five cents per acre to be assessed against lands located in Walker County, Alabama, which are used for timber growing purposes, to provide protection against forest fires within Walker County; and prescribing the procedure for the collection of such assessments.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Naramore, the House concurred in and adopted the Senate amendment to the bill, H. 1018, said Senate amendment being as follows:

Amend House Bill 1018 on page 2 by deleting lines 27-33 in their entirety and renumbering the remaining sections.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Carter, Cheatwood, Clark (G), Cobb, Cooley, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harvey, Howard, Johnson (R. G.), Laird, Langford, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Pegues, Penry, Rains, Reed, Roberts, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Ward, Warren, Whatley, Willis and Wyatt.

—64

And the bill, H. 1018 as thus amended, was again read at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Carter, Cheatwood, Clark (G), Cobb, Cooley, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harvey, Howard, Johnson (R. G.), Laird, Langford, Letson,

Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Pegues, Penry, Rains, Reed, Roberts, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Ward, Warren, Whatley, Willis and Wyatt.

—64

Nays:

—0

RESOLUTIONS

The following resolutions were introduced and distributed according to Joint Rule 11:

By Rep. Carothers:

H. R. 310. HONORING MR. ROBERT LYNN MOORE OF DOTHAN, ALABAMA.

Also:

By Rep. Bennett:

H. R. 311. COMMENDING MR. CHARLES E. ROSEBROUGH FOR MERITORIOUS SERVICE TO THE CITY OF HOMEWOOD.

Also:

By Rep. Williams:

H. R. 312. CITING MARK LUCAS GINGERY FOR HEROISM.

Also:

By Rep. Williams:

H. R. 313. RECOGNIZING JOEL HARGETT FOR EXTRAORDINARY ACADEMIC ACHIEVEMENT.

Also:

By Rep. Williams and Horn:

H. R. 314. HONORING MRS. LUCILLE DOUGLASS AYERS FOR OUTSTANDING CITIZENSHIP AND COMMUNITY SERVICE.

Also:

By Rep. Nevett:

H. R. 315. MOURNING THE DEATH OF ERNEST MCLIN.

SPECIAL ORDER RESUMED

And the bill:

S. 8. To amend Section 32-10-8 of the Code of Alabama 1975, so as to require the social security number of drivers involved in accidents or charged with a moving vehicle violation on the uniform accident report form or citation.

Was read a third time at length and passed.

Yeas 68; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Amari, Barton, Bedsole, Cabaniss, Campbell, Carothers, Cates, Cheatwood, Clark (G), Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall,

Hammett, Harper (O), Harvey, Holley, Horn, Howard, Johnson (R. G.), Kelley, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Venable, Waggoner, Ward, Whatley, Willis, Wyatt and Zoghby.

—68

Nay: Rep. Patton.

—1

And the bill:

S. 456. To amend Section 15-22-2 of the Code of Alabama 1975 which relates to the contributions by parolees and probationers towards the cost of supervision and rehabilitation so as to increase the required contribution amount that must be made by parolees and probationers and exempt from payment certain hardship cases.

Was read a third time at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bennett, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Cosby, Crow, Daniels, Dial, Edwards, Gafford, Gilmer, Greer, Grimsley, Harper (O), Harvey, Hines, Holley, Horn, Howard, Johnson (R. G.), Kelley, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Riddick, Roberts, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—66

Nays:

—0

And the bill:

S. 188. (With Substitute): To amend Section 8-8-5, Code of Alabama 1975, which relates to certain loans to which the usury laws do not apply, so as to alter the minimum principal balance of such loans.

Was taken up.

SUBSTITUTE OFFERED

Rep. Carothers offered the following substitute to the substitute reported by the Standing Committee on Banking, said substitute being as follows:

A BILL TO BE ENTITLED AN ACT

To amend Section 8-8-5, Code of Alabama 1975, which relates to certain loans to which the usury laws do not apply, so as to alter the minimum principal balance of such loans.

Be It Enacted by the Legislature of Alabama:

Section I. Section 8-8-5, Code of Alabama 1975, is hereby amended to read as follows:

"§ 8-8-5.

"(a) Any person or persons, corporation not organized for profit, general partnership or partnerships, limited partnership or partnerships, or association whether organized for profit or nonprofit, may agree to pay such rate or rates of interest for the loan or forbearance of money and for any credit sales as such person, corporation not organized for profit, general partnership, limited partnership or association, whether organized for profit or nonprofit, may determine, notwithstanding any law of this state otherwise prescribing or limiting such rate or rates of interest; provided, that the original principal balance of the loan or forbearance of money or credit sales is not less than \$100,000.00 \$5,000.

"(b) As to any such loan or forbearance of money or credit sales made in compliance with subsection (a) of this section, neither such person, corporation not organized for profit, general partnership, limited partnership, association, whether organized for profit or nonprofit, nor their heirs, successors or assigns, nor any surety, guarantor, endorser of any other person, firm, partnership, association or corporation which may become liable, in whole or part, for the payment of the debt and interest agreed to be paid thereon in accordance with the terms hereof, or any extension, amendment or renewal thereof, may raise or claim the defense or benefit of the usury laws or any other law prescribing, regulating or limiting such rate or rates of interest.

"(c) This section shall not apply to any agreement involving the loan or forbearance of money or credit sales where the original principal balance is less than \$1000,000 \$5,000."

"(d) The provisions of this act are cumulative to and not in derogation of rights under other provisions of state or federal law and shall not in any way repeal, amend or modify the provisions of Public Law 96-221 enacted by the Congress of the United States and approved March 31, 1980."

"(e) The provisions of this act as effect loans of \$25,000 or less shall become null and void on December 31, 1981 and shall have no force and effect, unless such provisions are continued by act of the legislature.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cheatwood, Cosby, Crow, Daniels, Dial, Edwards, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Harper (O), Harvey, Hines, Holley, Howard, Johnson (R. G.), Letson, Lewis, McMillan, Minus, Mitchell, Moore, Nevett, Olive, Owens, Patton, Payne, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Williams, Willis, Wyatt and Zoghyb.

And the bill, S. 188, as thus amended, was read a third time at length and passed.

Yeas 69; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Albright, Barton, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Coburn, Crow, Daniels, Edwards, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Holley, Horn, Johnson (R. G.), Kelley, Laird, Letson, Lewis, McMillan, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Penry, Ray, Reed, Riddick, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—69

Nay: Rep. McKee.

—1

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 73. Relating to Tuscaloosa County and any city located therein; to require the granting, under certain circumstances, of either overtime pay or compensatory leave to certain local law enforcement officers.

Also:

H. 395. Relating to Jackson County; to provide further for an annual salary for the chairman of the County Commission.

Also:

H. 637. Relating to Jackson County; providing further for the election of the county superintendent of education and members of the county board of education; prescribing certain residential qualifications for said superintendent and such members, providing for supplemental effect, and providing for its effective date.

Also:

H. 795. Relating to Walker County; to provide for the City of Parrish in Walker County a civil service system governing the appointment, removal, salaries, tenure and official conduct of employees of the city; defining violations of the act; imposing penalties for violations; and repealing conflicting laws.

Also:

H. 820. To alter or rearrange the boundary lines of the City of Daleville, Dale County, Alabama, so as to include within the corporate limits of said city all territory now within such corporate limits, and also certain other territory in Dale County, Alabama.

REGULAR SESSION
29th Day

2317

Also:

H. 821. To repeal Act No. 269, H. 1107, 1977 Regular Session (Acts of 1977, p. 372) providing for the alteration and rearrangement of the boundary lines of the City of Daleville, Dale County, Alabama.

Also:

H. 860. Pertaining to Madison County; to repeal Act Number 84, S. 62, Fourth Special Session 1975 (Acts. p. 2728).

Also:

H. 871. Relating to Madison County, Alabama; to amend Act No. 488, H. 706, Regular Session 1978 (Acts, p. 530) so as to provide that any person released from jail under Section 1 of Act 488 shall pay to the County a sum equal to 25% of his or her gross earnings earned while so released.

Also:

H. 872. Relating to Madison County, Alabama; to provide arrest powers for personnel of the Madison County Work Release and Pre-Trial Release Commission.

Also:

H. 922. Relating to Houston County; to provide an expense allowance for the judge of probate and the revenue commissioner of said county.

Also:

H. 960. To alter, rearrange and extend the boundary lines and corporate limits of the municipality of Cowarts, in Houston County.

Also:

H. 967. To amend and re-enact Act No. 79-574, H. 995, 1979 Regular Session (Acts 1979, p. 1022), entitled, "An Act Relating to Cullman County; to establish a county personnel board; to provide for the appointment, and compensation of the members; and to provide for the powers, duties and authority of the personnel board in the personnel administration of the county," to provide further for said personnel board.

Also:

H. 977. Relating to Jackson County; to allow the county commission to contribute a certain amount of public funds to certain rescue squads in the county and to establish a county board of directors to qualify such squads to receive such contributions.

Also:

H. 1008. To extend, alter and rearrange the boundary lines and corporate limits of the Town of Lincoln, Talladega County, Alabama.

Also:

H. 1014. Relating to selling and redeeming lands for taxes in Walker County, Alabama.

Also:

H. 1017. (Acts of 1973, p. 1098) as amended, "To revise and reenact Act No. 1504, S. 1103, Regular Session 1971, (Acts 1971, page 2589, Vol IV), entitled 'Relating to counties having populations of not less than 55,500 nor

more than 56,500 inhabitants according to the most recent federal decennial census, fixing the fee for issuance of a pistol permit by the sheriff, and providing for the disposition and use of such fees’ ”; so as to transfer \$150 per month from the law enforcement fund to the district attorney’s funds in such counties.

Also:

H. 1021. Relating to Macon County; providing an annual expense allowance for the judge of the district court; and giving this act retroactive effect to October 1, 1979.

Also:

H. 1047. Relating to Chilton County; providing for an increase in court costs and providing for the disposition of the proceeds from the increase.

Also:

H. 1053. Relating to Jackson County; to amend Act 79-473, Regular Session 1979 (Acts 1979, p. 873) which pertains to the distribution of Tennessee Valley Authority payments in lieu of taxes, so as to distribute certain moneys to the Jackson County Hospital Board.

Also:

H. 1054. To alter, rearrange and extend the boundary lines and corporate limits of the municipality of Scottsboro in Jackson County.

Also:

H. 1001. Proposing an amendment to the Constitution of 1901, relating to legalizing the operation of bingo games for prizes or money by certain non-profit organizations for charitable or educational purposes in Madison County.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills to-wit:

H. 266. To provide for the sale of non-resident commercial fishing licenses by the department of conservation and natural resources to the residents of certain other states and to require that the proceeds of such licenses be deposited in the game and fish fund of the department of conservation and natural resources.

Also:

H. 941. Relating to Bibb County; authorizing the Bibb County Commission to levy a county privilege, license, or excise tax on the sale, distribution, storage, use, or other consumption of tobacco and certain tobacco products in such county; providing for the collection and enforcement of the tax, and appropriating the proceeds therefrom.

And finds same correctly enrolled with Executive Amendments.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolution, to-wit:

H. 488. To make it a felony to falsify any claim or application for payment or benefits from Medical Services Administration or to knowingly assist in the preparation of false claims; to make it a felony to offer, pay, solicit or receive kickbacks, bribes or rebates for referring, furnishing, arranging, purchasing, leasing or ordering any good, item, service or facility for which any payment may be made by Medical Services Administration.

Also:

H. 851. Relating to Tuscaloosa County; to provide that if a defendant in a criminal case enters a written plea of not guilty prior to his arraignment, such plea shall constitute a waiver of his right to have an arraignment at which he is present in person or represented by an attorney.

Also:

H. 1015. Relating to Walker County: To amend Sections 3, 4, 9 and 10 and repeal Sections 8, 11 and 12 of Act 356, S. 502, 1971 Regular Session approved August 19, 1971 (Acts 1971, p. 652) as amended, which provides for the construction, maintenance and repair of public roads and bridges in Walker County, so as to earmark ninety five percent of all revenue received by the Walker County Commission from the coal severance tax provided for in Act No. 598 H. 643, 1977 Regular Session (Acts 1977 p. 799) for use and the maintenance in construction of roads in Walker County effective October 1, 1978; so as to provide funds in the County road and bridge fund equally among the commission districts of the county; and, so as to make certain powers vested in the county engineer, subject to the approval of a majority of the members of the County Commission.

Also:

H. 1089. Relating to Bullock County; providing further for an expense allowance for the county commissioners.

Also:

H. 1097. Relating to Russell County; providing further for the compensation of the tax collector.

Also:

H. 1098. Relating to Russell County; amending further Act No. 925, H. 1333, 1969 Regular Session (Acts 1969, p. 1663), which established a law library, so as to provide further for the expenditure of library funds.

Also:

H. 1100. Relating to Russell County; to provide that the county commission may authorize a salary supplement for the county district attorney.

Also:

H. J. R. 305. DESIGNATING ACT NO. 79-485 AS THE BENNETT AMENDMENT AND ACT NO. 80-375 AS THE BENNETT ACT.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolution, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

SPECIAL ORDER RESUMED

And the bill:

S. 247. (With Amendment): To amend Section 12-12-31 of the Code of Alabama 1975 providing for small claims actions so as to provide that corporations may be represented by an officer or agent of such corporation other than an attorney.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on State Administration, said committee amendment being as follows:

Amend Senate Substitute for S. B. 247, Section 1, page 2, by adding subparagraph (e) thereto at (line 17) the following:

(e) No action may be filed or prosecuted on the small claims docket by any individual whose license to practice law, at the time of filing or prosecution, has been revoked, suspended or otherwise impaired for disciplinary reasons by the Alabama Board of Bar Commissioners or the Alabama Supreme Court.

And the amendment was adopted.

Yeas 69; Nays 6.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Campbell, Carothers, Carter, Cates, Clark (G), Cooley, Cosby, Crow, Daniels, Dial, Edwards, Gafford, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—69

Nays: Reps.: Boles, Hilliard, Howard, Mitchell, Nevett, and Tucker. —6

AMENDMENT OFFERED

Rep. Adams (C) offered the following amendment to the bill, S. 247 as amended:

On page 2, line _____, add a new Section 3 and renumber all subsequent Sections accordingly:

"Section 3. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, such declaration shall not affect the parts which remain."

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Campbell, Carothers, Carter, Cates, Clark (G), Cosby, Crow, Daniels, Edwards, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Harper (O), Harper (T), Hines, Johnson (R. G.), Laird, Lewis, McKee, McMillan, Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Smith (C), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—61

Nays: —0

AMENDMENT OFFERED

Rep. Smith (J) offered the following amendment to the bill, S. 247 as amended:

Amend Senate Substitute for S. B. 247, Section 1, page 2, at line _____ by adding subparagraph (f) thereto as follows:

(f) No corporation or partnership shall file or otherwise initiate more than (5) actions on the small claims docket in any calender month without representation by a licensed attorney.

AMENDMENT TABLED

On motion of Rep. Holley, the amendment offered by Rep. Smith (J) to the bill, S. 247 as amended, was tabled.

Yeas 59; Nays 15.

Yeas:

Reps.: Adams (C), Albright, Amari, Bedsole, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cosby, Crow, Daniels, Dial, Greer, Gregg, Grimsley, Hall, Harper (O), Harper (T), Harvey, Hines, Holley, Johnson (R. G.), Laird, Letson, Lewis, McKee, McMillan, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Penry, Rains, Ray, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—59

Nays:

Reps.: Barton, Campbell, Cheatwood, Clark (G), Edwards, Gilmer, Grouby, Hilliard, Holmes, Howard, Jackson, Langford, Nevett, Smith (J) and Tucker.

—15

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 103. To provide that legislative appropriations to the University of Alabama in Birmingham and the University of South Alabama are for the unrestricted support of the activities of the University and therefore insurance companies are prohibited from applying or taking into account in any manner any portion of those appropriations in determining reimbursement for patient care activities.

Also:

S. 573. To amend Section 41-9-450 of the Code of Alabama 1975, relating to the Sports Hall of Fame Board, so as to further provide for membership on the board.

Also:

S. 598. Relating to Coosa County; providing a monthly expense allowance for the county coroner.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing Message from the Senate.

S. 247 RESUMED
AMENDMENT OFFERED

Rep. Greer offered the following amendment to the bill, S. 247 as amended:

Amend S. B. 247 on page 1, line 28 by striking the following:

\$500.00

and inserting in place thereof the following:

\$750.00

Further amend S. B. 247 in the synopsis by adding after the word attorney on line 12 the following:

, and to further provide for an increase in the amount that is covered.

AMENDMENT TABLED

On motion of Rep. Adams (C), the amendment offered by Rep. Greer to the bill, S. 247 as amended, was tabled.

Yeas 45; Nays 29.

Yeas:

Reps.: Adams (C), Albright, Bedsole, Bowling, Cabaniss, Carothers, Cates, Clark (W), Daniels, Drinkard, Hammett, Harper (T), Harvey, Johnson (R. G.), Kennedy, Laird, Langford, McKee, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Patton, Payne, Penry, Ray, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—45

Nays:

Reps.: Adams (H), Barton, Blake, Campbell, Carter, Cheatwood, Clark (G), Coburn, Cosby, Crow, Ford, Gilmer, Greer, Gregg, Hall, Hilliard, Holley, Horn, Howard, Jackson, Letson, Lewis, Moore, Nevett, Owens, Pegues, Rains, Roberts and Tucker.

—29

And the bill, S. 247, as thus amended, was read a third time at length and passed.

Yeas 68; Nays 12.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Boles, Bowling, Cabaniss, Carothers, Carter, Cates, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Holley, Johnson (R. G.), Kennedy, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—68

Nays:

Reps.: Barton, Campbell, Cheatwood, Clark (G), Hall, Hilliard, Howard, Jackson, Langford, Nevett, Smith (J), and Tucker.

—12

And the bill:

S. 243. To amend section 11-81-6 of the Code of Alabama 1975, which pertains to the maturity dates of bonds issued by a municipality or county, and to repeal section 11-81-7 of the said code, which pertains to the same subject.

Was read a third time at length and passed.

Yeas 76; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Blake, Boles, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Cooley, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Hilliard, Horn, Howard, Jackson, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Owens, Patton, Pegues, Penry, Rains, Ray, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Stewart, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—76

Nays: Reps.: Clark (G) and Coburn.

—2

And the bill:

S. 152. To provide for the transfer of contributions and creditable service from the Employees' Retirement System of Alabama and/or the Teachers' Retirement System of Alabama to the Judicial Retirement Fund of Alabama; to provide that, if transferred creditable service is used to qualify for retirement under the Judicial Retirement Fund, then the benefits provided thereunder shall be reduced and adjusted and to provide that the provisions of this act shall be cumulative and supplemental.

Was read a third time at length and passed.

Yeas 73; Nays 0.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Cates, Cheatwood, Clark (W), Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Penry, Rains, Ray, Riddick, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—73

And the bill:

S. 2. (With Amendments): To be known as the Alabama Rules of the Road Act, providing rules of highway and traffic safety, establishing general rules relating to the effect of traffic laws, establishing certain traffic laws and penalties for the violation thereof, providing for the establishment of traffic signs, signals and markings, and providing for certain powers of the state highway department and the department of public safety of this state; repealing numerous specific code sections and statutes that conflict herewith as well as all other laws that conflict with this act.

Was taken up.

The question was then on the adoption of the amendment No. 1 reported by the Standing Committee on Judiciary, said committee amendment being as follows:

Amend S. B. 2, Section 9-102, page 48, lines 5 through 37, and on page 49, lines 5 through 11, by striking said Section 9-102 in its entirety and substituting therefor the following:

§ 9-102. Driving while under the influence of alcohol or controlled substances.

(a) A person shall not drive or be in actual physical control of any vehicle while:

1. There is 0.10 per cent or more by weight of alcohol in his blood;
2. Under the influence of alcohol;
3. Under the influence of a controlled substance to a degree which renders him incapable of safely driving; or
4. Under the combined influence of alcohol and a controlled substance to a degree which renders him incapable of safely driving.

(b) The fact that any person charged with violating this section is or has been legally entitled to use alcohol or a controlled substance shall not constitute a defense against any charge of violating this section.

(c) Upon first conviction, a person violating this section shall be punished by imprisonment in the county or municipal jail for not more than one year, or by fine of not less than one hundred dollars (\$100) nor more than one thousand dollars (\$1,000), or by both such fine and imprisonment. In addition, on a first conviction, the court trying the cause may prohibit the person so convicted from driving a motor vehicle upon the highways of this state for a period of not more than six months. First time offenders convicted of driving while under the influence of alcohol shall also be required to complete a DUI court referral program approved by the State Administrative Office of Courts. Neither reckless driving nor any other traffic infraction is a lesser included offense under a charge of driving while under the influence of alcohol or controlled substances.

(d) On a second or subsequent conviction within a five-year period, the person convicted of violating this section shall be punished by a fine of not less than two hundred dollars (\$200) nor more than fifteen hundred dollars (\$1,500) or by imprisonment in the county or municipal jail for not more than one year, or by both such fine and imprisonment. In addition, the director of public safety shall revoke the driving privilege or driver's license of the person so convicted for a period of six months.

(e) All fines collected for violation of this section resulting from arrests by state officers shall be paid into the state general fund; all fines so collected for violations resulting from arrests by county or municipal officers shall be disbursed as is otherwise provided for by law.

And the amendment was adopted.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Amari, Barton, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Cates, Cheatwood, Clark (W), Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Lewis, McKee, McMillan, Minus, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turner, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—68

The question was then on the adoption of the amendment No. 2 reported by the Standing Committee on Judiciary, said committee amendment being as follows:

Further amend S. B. 2, Section 9-103, pages 49, lines 16 and 17 by striking the word drugs where same appear thereon and inserting the words controlled substance; also on page 51, Section 9-103, line 27, strike the word drugs and insert in lieu therefor the words controlled substance.

Further amend S. B. 2, Section 9-106, page 53, lines 35 and 36, by striking the words any narcotic drug or while under the influence of any other drug and insert in lieu therefor the words controlled substance.

And the amendment was adopted.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Buskey, Campbell, Carothers, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Horn, Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Ray, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—78

And the bill, S. 2, as thus amended, was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Bowling, Buskey, Carothers, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Hines, Horn, Howard, Jackson, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Tucker, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—81

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 244. To amend Section 6-2-30 of the Code of Alabama, 1975, which relates to the commencement of civil actions, so as to specify the date on which a civil action for injury to the person or rights of another resulting from exposure to asbestos shall first be deemed to accrue.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

SPECIAL ORDER RESUMED

And the bill:

S. 73. To prevent any employer from discharging any employee solely because he serves on any jury empanelled under any state or federal statute; prescribing a cause of action for any employee who is so discharged and providing for both actual and punitive damages.

Was read a third time at length and passed.

Yeas 77; Nays 0.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Bowling, Buskey, Carothers, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Greer, Gregg,

Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Hines, Howard, Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—77

And the bill:

S. 174. To provide the manner corporations not of a business nature may amend or alter their charters.

Was read a third time at length and passed.

Yeas 73; Nays 1.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Bowling, Buskey, Carothers, Cates, Cheatwood, Clark (W), Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Hines, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—73

Nay: Rep. Holley.

—1

And the bill:

S. 222. To amend Section 41-16-51 of the Alabama Code of 1975 relating to exemptions from the competitive bid law applicable to local governments so as to correct an error made by the codifiers of the Code in the exemption relating to medical clinic boards.

Was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Reps.: Adams (C), Adams (H), Amari, Barton, Blake, Bowling, Buskey, Cates, Cheatwood, Clark (W), Cobb, Cosby, Daniels, Drinkard, Edwards, Ford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Hines, Howard, Jackson, Johnson (R. G.), Kelley, Kennedy, Langford, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stout, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Wyatt.

—69

And the bill:

S. 587. To amend Sections 34-20-4, 34-20-7 and 34-20-13 of the Code of Alabama 1975, relating to the board of examiners of nursing home administrators so as to alter the composition of the board, provide for an annual license fee, and provide for an annual audit.

Was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Holley, Jackson, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McMillan, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—81

RESOLUTION

The following resolution was introduced:

By Rep. Manley:

H. R. 316. REQUESTING AN ADVISORY OPINION OF THE JUSTICES OF THE SUPREME COURT OF ALABAMA RELATIVE TO S. B. 357.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE LEGISLATURE OF ALABAMA That we request the Honorable Chief Justice and Associate Justices of the Supreme Court of Alabama, or a majority of them, to give this body their written opinions on the following important constitutional question which has arisen concerning the pending bill, Senate Bill 357, a copy of which is attached to this resolution and made a part hereof by reference:

1. Does S. B. 357 conflict with Article IV, Section 93, of the Constitution of Alabama of 1901?

BE IT FURTHER RESOLVED That the Clerk of the House is hereby directed to send sufficient true copies of the pending bill, S. B. 357, to the Clerk of the Supreme Court of Alabama, and to transmit this request to the Justices of the Supreme Court forthwith upon adoption of this resolution.

MOTION TO SUSPEND RULES AND ADOPT LOST

The motion offered by Rep. Manley to suspend the rules and adopt the resolution, H. R. 316, was lost.

Yeas 15; Nays 53.

Yeas:

Reps.: Barton, Cabaniss, Campbell, Cates, Clark (G), Grouby, Hammett, McKee, Manley, Minus, Olive, Rains, Roberts, Sasser and Venable.

—15

Nays:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Carter, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Crow, Drinkard, Edwards, Gilmer, Gregg, Grimsley, Hall, Harper (O), Harper (T), Harrison, Harvey, Holley, Horn, Howard, Jackson, Johnson (R. G.), Kelley, Langford, McMillan, Moore, Naramore, Nevett, Patton, Ray, Riddick, Sandusky, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Ward, Whatley, Willis, Wyatt and Zoghby.

—53

SPECIAL ORDER RESUMED

And the bill:

S. 357. (With Amendment): To authorize and provide for the incorporation of the Alabama Housing Finance Authority for the purpose of making available at lower interest rates funds for the financing of single and multi-family dwelling units for low and moderate income families; to provide for the members, officers and directors of the Authority; to provide for the powers, authorities and duties of the Authority and its board of directors; to provide for the appointment of a committee advisory to the board of directors; to authorize the Authority to purchase notes and other instruments evidencing indebtedness secured by mortgages, deeds of trust, and other instruments granting security interests in such single and multi-family dwelling units for low and moderate income families and to make loans to mortgage lenders for making such loans; to authorize the Authority to foreclose such mortgages, deeds of trust, or other security interests and exercise all other rights in the enforcement thereof and in realizing upon the security provided thereby; to authorize the Authority to make contracts with others for the origination and servicing of such loans represented by notes or other instruments evidencing such loans; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable out of the revenues and property of the Authority; to provide that such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues from which they are payable, by contracts binding the Authority to the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on property of the Authority; to provide for the employment by the Authority of such employees and agents as its business may require; to provide for the taking out by the Authority of various types of insurance and the creation of various reserves; to provide for the investment of the funds of the Authority; to authorize the sale or conveyance by the Authority of any of its properties; to provide for the use of the proceeds of any such securities issued by the Authority; to provide for the refunding of securities theretofore issued by the Authority; to provide that the Authority may not issue bonds (other than refunding bonds) subsequent to December 31, 1982, except as authorized by Act of the Legislature regularly enacted into law; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for various governmental bodies and fiduciaries; to provide for the applicability of certain provisions of the Alabama Uniform Commercial Code to certain transactions entered into by the Authority; to exempt the property and income of the Authority and all securities issued by the Authority and the income from such securities, and conveyances, leases,

mortgages and deeds of trust, assignments and other instruments to which the Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to judges of probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from all laws of the State requiring competitive bids for contracts to be entered into by public corporations; to exempt the Authority from the supervision and control of any State agency; to provide for the disposition of the earnings, if any, of the Authority; and to provide that members of the board of directors of the Authority shall disclose potential conflicts of interest and refrain from participating in actions or proceedings in which they have an interest.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on State Administration, said committee amendment being as follows:

Delete the second paragraph of Section 9 of S. B. 357, as substituted and amended, and insert in lieu thereof the following:

"Bonds shall be issued in series, each of which shall be separately designated in the proceedings authorizing their issuance. The Board of Directors in the proceedings authorizing a series of Bonds (other than refunding Bonds) shall specify the purposes for which the proceeds of such series shall be used. The proceeds of a series of Bonds shall be used either for making, directly or indirectly, Single Family Mortgage Loans or for making, directly or indirectly Multi-Family Mortgage Loans, and the proceeds of a single series of Bonds shall not be used for both Single Family Mortgage Loans and Multi-Family Mortgage Loans. Separate series of Bonds may be issued at the same time. No series of Bonds the proceeds of which are to be used for Multi-Family Mortgage Loans shall be actually issued prior to January 1, 1981, although the Authority may enter into agreements or commitments with regard to the issuance of such Bonds prior to January 1, 1981."

And the amendment was adopted.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Horn, Howard, Jackson, Johnson (R. G.), Kennedy, Langford, McKee, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Owens, Patton, Payne, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—74

AMENDMENT OFFERED

Rep. Manley offered the following amendment to the bill, S. 357 as amended:

On page 20, line 34, delete Section 17 in its entirety and renumber remaining sections accordingly.

MOTION TO TABLE LOST

The motion offered by Rep. Kelley to table the amendment offered by Rep. Manley, was lost.

Yeas 37; Nays 38.

Yeas:

Mr. Speaker, Adams (C), Amari, Blake, Carter, Cheatwood, Clark (W), Coburn, Edwards, Greer, Grimsley, Hall, Harrison, Harvey, Holley, Horn, Howard, Johnson (R. G.), Kelley, Laird, Lewis, Mitchell, Naramore, Nevett, Patton, Riddick, Roberts, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Turner, Waggoner, Ward and Zoghby.

—37

Nays:

Reps.: Albright, Barton, Boles, Campbell, Cobb, Cooley, Cosby, Crow, Daniels, Drinkard, Ford, Gafford, Gilmer, Gregg, Hammett, Harper (O), Harper (T), Holmes, Jackson, Langford, Minus, Moore, Olive, Owens, Payne, Rains, Ray, Sandusky, Sasser, Seibels, Smith (C), Trammell, Turnham, Venable, Whatley, Williams, Willis and Wyatt.

—38

AMENDMENT ADOPTED

The question was then on the adoption of the amendment offered by Rep. Manley to the bill, S. 357 as amended, and the amendment was adopted.

Yeas 47; Nays 39.

Yeas:

Reps.: Adams (C), Barton, Boles, Cabaniss, Campbell, Carothers, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Drinkard, Ford, Gafford, Gilmer, Gregg, Grouby, Hammett, Harper (O), Harper (T), Harvey, Holmes, Howard, Kennedy, Laird, Langford, Lewis, McKee, Manley, Minus, Moore, Olive, Payne, Rains, Ray, Sandusky, Sasser, Seibels, Smith (C), Tucker, Turnham, Venable, Whatley, Williams, Willis and Wyatt.

—47

Nays:

Mr. Speaker, Albright, Amari, Bedsole, Blake, Buskey, Carter, Cheatwood, Clark (W), Coburn, Edwards, Greer, Grimsley, Hall, Harrison, Hilliard, Holley, Horn, Jackson, Johnson (R. G.), Kelley, Letson, Mitchell, Naramore, Nevett, Owens, Patton, Riddick, Roberts, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Ward and Zoghby.

—39

AMENDMENT OFFERED

Rep. Manley offered the following amendment No. 2 to the bill, S. 357 as amended:

On page 22, Section 21, after the words "Conflict of Interest." delete the entire section and insert in lieu thereof the following:

The entire board of directors, the officers and employees of the authority are hereby subject to the Alabama Ethics Law and to the rules and promulgations by the Alabama Ethics Commission.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 84; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Boles, Cabaniss, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—84

Nays: Reps.: Kelley and Patton.

—2

AMENDMENT OFFERED

Rep. Manley offered the following amendment No. 3 to the bill, S. 357. as amended:

Amend Senate Bill 357, as last substituted and amended, in Section 6, subsection (8), on page 11, line 14, of said bill by striking the semi-colon after the word "Loans"; and insert the following:

at a service fee not to exceed one half of one percent.

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment No. 3 offered by Rep. Manley to the bill, S. 357 as amended, was tabled.

Yeas 52; Nays 33.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Bennett, Blake, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Edwards, Greer, Gregg, Grouby, Hall, Harper (T), Harrison, Holley, Horn, Jackson, Johnson (R. G.), Kennedy, Laird, Lewis, Minus, Mitchell, Naramore, Nevett, Owens, Patton, Ray, Reed, Riddick, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward, Warren and Zoghby.

—52

Nays:

Reps.: Barton, Boles, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Gilmer, Grimsley, Hammett, Harper (O), Harvey, Holmes, Howard, Langford, McMillan, Manley, Moore, Olive, Payne, Pegues, Penry, Rains, Roberts, Sandusky, Sasser, Tucker, Turnham, Whatley, Williams, Willis and Wyatt.

—33

AMENDMENT OFFERED

Rep. Manley offered the following amendment No. 4 to the bill, S. 357 as amended:

On page 11, delete subparagraph 7 in its entirety and renumber remaining subparagraphs.

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment No. 4 offered by Rep. Manley to the bill, S. 357 as amended, was tabled.

Yeas 42; Nays 32.

Yeas:

Reps.: Adams (C), Amari, Bedsole, Blake, Bowling, Buskey, Carter, Clark (W), Coburn, Cosby, Dial, Drinkard, Edwards, Gilmer, Greer, Hall, Harper (T), Harvey, Holley, Jackson, Johnson (R. G.), Kennedy, Letson, Patton, Payne, Penry, Ray, Reed, Riddick, Roberts, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Tucker, Turner, Venable, Waggoner, Ward and Warren.

—42

Nays:

Mr. Speaker, Adams (H), Barton, Carothers, Cheatwood, Clark (G), Gafford, Gregg, Grimsley, Grouby, Hammett, Holmes, Howard, Laird, Langford, Lewis, McKee, Manley, Minus, Moore, Nevett, Olive, Owens, Pegues, Rains, Sasser, Seibels, Trammell, Turnham, Williams, Willis and Zoghby.

—32

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 909. To amend Section 40-20-2 of the Code of Alabama 1975, so as to further provide for the severance tax on the production of oil and gas.

Also:

H. 1016. To amend Act No. 79-680, H. 1001, 1979 Regular Session (Acts 1979, p. 1211) to provide that supplemental salary for circuit judges paid by the County comprising the Fourteenth Judicial Circuit, shall not be considered in determining relationship between Circuit Clerk and District Judges and Circuit Judges of the Fourteenth Judicial Circuit.

Also:

H. 1018. To levy a finance charge or a tax of five cents per acre to be assessed against lands located in Walker County, Alabama, which are used for timber growing purposes, to provide protection against forest fires within Walker County; and prescribing the procedure for the collection of such assessments.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

S. 357 RESUMED

AMENDMENT OFFERED

Rep. Manley offered the following amendment No. 5 to the bill, S. 357 as amended:

On page 10, subparagraph (f), delete in its entirety and insert in lieu thereof the following:

(f) There shall be established a Legislative Oversight Committee to provide recommendations to the board concerning efficient operation of the authority. The committee shall consist of seven members of the House of Representatives, one from each congressional district appointed by the Speaker of the House and seven members of the Senate, one from each congressional district appointed by the Lieutenant Governor. The Governor, Lieutenant Governor and Speaker of the House or their designated representative shall serve as ex officio members. The legislative members shall be named at each organizational session and all members shall serve until their successors are properly qualified. All members of this committee shall be entitled to their actual expenses incurred in the performance of their duties as members of the committee.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 79; Nays 2.

Yeas:

Adams (C), Adams (H), Amari, Barton, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Moore,

Naramore, Nevett, Olive, Owens, Patton, Payne, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Williams, Willis and Zoghby.

—79

Nays: Reps.: Harrison and Wyatt.

—2

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment No. 1 to the bill, S. 357 as amended:

On page 9, line 36, following the period after the word "Authority", insert the following:

All proceedings of the board shall be open to the public and all records of the board shall be subject to public inspection during business hours.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 73; Nays 1.

Yeas:

Reps.: Adams (C), Adams (H), Amari, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dial, Drinkard, Ford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Holley, Holmes, Howard, Jackson, Johnson (R. G.), Kennedy, Langford, Lewis, McKee, Manley, Minus, Moore, Nevett, Olive, Patton, Payne, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Venable, Waggoner, Ward, Williams, Willis Wyatt and Zoghby.

—73

Nay: Rep. Harrison.

—1

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House on S. 1, Reps. Cates, Riddick and Moore.

S. 357 RESUMED

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment No. 2 to the bill, S. 357 as amended:

On page 19, Section 12, delete lines 11, 12, 13, 14 and through the period on line 15.

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment No. 2 offered by Rep. Clark (G) to the bill, S. 357 as amended, was tabled.

REGULAR SESSION
29th Day

2337

Yeas 48; Nays 13.

Yeas:

Reps.: Adams (C), Adams (H), Amari, Bedsole, Blake, Bowling, Carothers, Carter, Cheatwood, Clark (W), Coburn, Cooley, Dial, Drinkard, Ford, Gafford, Greer, Grimsley, Grouby, Hall, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, Langford, Letson, Lewis, McMillan, Minus, Naramore, Owens, Patton, Payne, Ray, Riddick, Roberts, Shoemaker, Smith (J), Starkey, Stout, Trammell, Venable, Waggoner, Warren, Whatley, Williams and Zoghby.

—48

Nays:

Reps.: Barton, Boles, Campbell, Clark (G), Howard, Laird, Manley, Moore, Olive, Rains, Smith (M), Tucker and Willis.

—13

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment No. 3 to the bill, S. 357 as amended:

On page 20, Line 10, beginning with the word "The" delete through line 12.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 48; Nays 2.

Yeas:

Reps.: Amari, Barton, Bedsole, Bennett, Blake, Bowling, Campbell, Carter, Cheatwood, Clark (G), Coburn, Daniels, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Harper (O), Harvey, Holley, Kelley, Laird, Letson, Manley, Mitchell, Moore, Naramore, Owens, Patton, Payne, Pegues, Rains, Ray, Riddick, Seibels, Smith (J), Smith (M), Starkey, Trammell, Turner, Venable, Waggoner, Ward, Warren, Whatley and Zoghby.

—48

Nays: Reps.: Boles and Clark (W).

—2

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment No. 4 to the bill, S. 357 as amended:

On page 21, line 7, delete Section 18 in its entirety and renumber remaining sections accordingly.

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment No. 4 offered by Rep. Clark (G) to the bill, S. 357 as amended, was tabled.

Yeas 47; Nays 17.

Yeas:

Reps.: Adams (H), Albright, Amari, Bedsole, Blake, Bowling, Buskey, Carothers, Carter, Cheatwood, Clark (W), Coburn, Cosby, Crow, Dial, Ford, Gafford, Gilmer, Grouby, Hall, Harper (O), Harvey, Hilliard, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Letson, Lewis, McMillan, Naramore, Owens, Patton, Payne, Penry, Ray, Riddick, Roberts, Shoemaker, Smith (J), Smith (M), Stout, Trammell, Turner, Waggoner, Warren and Whatley.

—47

Nays:

Reps.: Barton, Boles, Campbell, Clark (G), Hammett, Howard, Laird, Manley, Minus, Mitchell, Moore, Olive, Rains, Sasser, Seibels, Tucker and Venable.

—17

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment No. 5 to the bill, S. 357 as amended:

On page 23, Section 22, delete this section in its entirety and insert in lieu thereof the following new section:

Section 22. Strict Construction. The provisions of this Act shall be strictly construed in conformity with the laws of this state and the Constitution of the State of Alabama.

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment No. 5 offered by Rep. Clark (G) to the bill, S. 357 as amended, was tabled.

Yeas 45; Nays 19.

Yeas:

Reps.: Albright, Amari, Bedsole, Blake, Bowling, Buskey, Carter, Cheatwood, Clark (W), Coburn, Dial, Edwards, Gafford, Gilmer, Greer, Hall, Harper (O), Harper (T), Harvey, Hilliard, Holley, Johnson (R. G.), Kelley, Letson, Lewis, Naramore, Nevett, Owens, Patton, Payne, Pegues, Riddick, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Waggoner, Warren, Whatley, Wyatt and Zoghby.

—45

Nays:

Reps.: Barton, Boles, Clark (G), Ford, Hammett, Howard, Johnson (Roy), McKee, Manley, Minus, Mitchell, Moore, Olive, Rains, Ray, Sasser, Seibels, Tucker and Venable.

—19

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment No. 6 to the bill, S. 357 as amended:

Amend Section 5 (a) to read as follows:

(a) The applicants named in the application and their respective successors in office shall constitute the members of the Authority. The Governor shall, as soon as convenient after the passage of this Act, appoint one person from each of the now existing seven Congressional Districts as members of the Authority, and at the expiration of the terms for which they are appointed or the existence of a vacancy, their successors. Each member and/or successor shall be a citizen of the State, of good reputation and at the time of their appointment one member shall be a minority contractor, one member shall be a minority small businessman, one member shall be a certified public accountant, one member shall be a homebuilder, one member shall be a money lender, one member shall be an elected commissioner of a county in the state and one member shall be an elected mayor of a municipality. The members first appointed shall be appointed for terms of one, two, three, four, five, six, and seven years respectively; and the Governor in the appointment shall designate the expiration date of the term of the member. Their respective successors shall be appointed for the remainder of any unexpired term or, if appointed at the expiration of a term, for terms of seven years. Each member shall hold office for the term of his appointment and until his successor shall have been appointed and qualified. A member, director or officer of the Authority may be impeached or removed from office in the same manner and on the same grounds as provided in Section 175 of the Constitution of Alabama and the general laws of the State relating to the impeachment and removal of public officers.

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment No. 6 offered by Rep. Clark (G) to the bill, S. 357 as amended, was tabled.

Yeas 39; Nays 24.

Yeas:

Reps.: Amari, Bedsole, Bennett, Blake, Bowling, Carter, Cheatwood, Crow, Gafford, Greer, Grouby, Hall, Harper (O), Harper (T), Harvey, Johnson (R. G.), Kelley, Lewis, McMillan, Moore, Naramore, Patton, Payne, Penry, Ray, Riddick, Roberts, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Ward and Whatley.

—39

Nays:

Reps.: Barton, Boles, Campbell, Clark (G), Clark (W), Cosby, Ford, Grimsley, Hammett, Holley, Holmes, Howard, Johnson (Roy), Langford, McKee, Manley, Minus, Mitchell, Olive, Rains, Sasser, Seibels, Tucker and Warren.

—24

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment No. 7 to the bill, S. 357 as amended:

Amend S. B. 357 as last substituted and amended, in Section 6, subsection (9), page 11, line 22, by adding the following after the “;” on said line 22:

no loan shall be made to a builder or contractor;

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment No. 7 offered by Rep. Clark (G) to the bill, S. 357 as amended, was tabled.

Yeas 42; Nays 26.

Yeas:

Reps.: Albright, Amari, Bedsole, Bennett, Blake, Bowling, Carter, Clark (W), Cosby, Crow, Gafford, Greer, Grimsley, Hall, Harper (O), Harper (T), Harrison, Harvey, Holley, Kelley, Laird, Letson, Lewis, McMillan, Naramore, Owens, Patton, Payne, Pegues, Penry, Ray, Roberts, Shavers, Starkey, Stewart, Stout, Trammell, Turner, Waggoner, Ward, Warren and Whatley.

—42

Nays:

Reps.: Adams (H), Barton, Campbell, Cheatwood, Clark (G), Ford, Hammett, Hilliard, Holmes, Howard, Johnson (Roy), Langford, McKee, Manley, Mitchell, Moore, Olive, Rains, Riddick, Sasser, Seibels, Smith (J), Smith (M), Tucker, Venable and Wyatt.

—26

AMENDMENT OFFERED

Rep. Campbell offered the following amendment to the bill, S. 357 as amended:

Amend S. B. 357 as last substituted and amended in Section 8, subsection (e), page 16, lines 7 through 11 of said bill as stated below:

On lines 7 through 11:

Following the word and period “Directors.” on line 7, strike the following:

Bonds of the Authority may be sold at either public or private sale in such manner and at such price or prices and at such time or times as may be determined by the Board of Directors to be most advantageous.

And insert in lieu thereof the following:

Bonds or notes are to be sold at public sale and shall be offered pursuant to an official invitation for bids which the Authority shall cause to be prepared and provided to persons interested in bidding for such bonds or notes, and such invitation for bids shall describe the issue or series of bonds or notes to be sold, shall explain the method to be used in determining the best bid, shall specify those factors which are to be supplied by prospective bidders (as for example, without limitation, purchase discount or premium, rates of interest and other factors affecting the compensation to be received by the holders of such bonds or notes), together with any limits or conditions applicable thereto, and shall state any factors affecting the determination of the

best bid, including, without limitation, the compounding interval to be used in determining the Yield on such bonds or notes (if the Yield thereon is relevant to the determination of the best bid) and any limits or assumptions concerning variable or contingent compensation to the holders of such bonds or notes. Notice of any such public sale shall be given by publication in either a financial journal or a financial newspaper having general circulation in the City of New York, New York, and by publication in a daily newspaper having general circulation in at least one municipality in the State with a population in excess of 100,000 according to the latest federal census, each of which notices must be published at least one time not less than ten (10) days before the date fixed for the sale.

AMENDMENT TABLED

On motion of Rep. Kelley, the amendment offered by Rep. Campbell to the Bill, S. 357 as amended, was tabled.

Yeas 45; Nays 25.

Yeas:

Reps.: Adams (H), Amari, Bedsole, Bennett, Blake, Carter, Clark (W), Cosby, Crow, Drinkard, Ford, Gafford, Gilmer, Greer, Hall, Harper (O), Harper (T), Harrison, Harvey, Johnson (R. G.), Kelley, Laird, Letson, Lewis, McMillan, Naramore, Patton, Pegues, Penry, Ray, Riddick, Shavers, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Waggoner, Ward, Warren, Willis and Zoghby.

—45

Nays:

Reps.: Barton, Boles, Bowling, Campbell, Cheatwood, Clark (G), Hammett, Hilliard, Howard, Johnson (Roy), Langford, McKee, Manley, Mitchell, Moore, Olive, Payne, Rains, Roberts, Sasser, Seibels, Tucker, Venable, Whatley and Wyatt.

—25

AMENDMENT OFFERED

Rep. Kelley offered the following amendment to the bill, S. 357 as amended:

Amend S. B. 357 on page 20 by deleting Section 16 and inserting in lieu thereof the following:

Section 16. Exemption from Usury and Interest Laws. All securities issued by the Authority shall be exempt from the laws of the State governing usury or prescribing or limiting interest rates, including, but without limitation, the provisions of Chapter 8 of Title 8 of Code of Alabama 1975.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 72; Nays 5.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Boles, Bowling, Buskey, Carter, Cheatwood, Clark (W), Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett,

Harper (O), Harper (T), Harrison, Harvey, Hilliard, Holley, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Patton, Pegues, Penry, Rains, Ray, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Venable, Waggoner, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—72

Nays: Reps.: Howard, Jackson, Olive, Smith (M) and Tucker.

—5

And the bill:

S. 170. (With Substitute): To provide that the State of Alabama shall provide for the personal protection of state employees against civil liability arising out of motor vehicle operation in connection with their employment; to provide for the method of insuring or reimbursing them for the costs of such insurance; and to prohibit any public officer or state employee in a supervisory capacity from requiring any employee to operate a state vehicle unless the employee is so insured.

Was taken up.

The question was then on the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To provide that the State of Alabama shall provide for the personal protection of state employees against civil liability arising out of motor vehicle operation in connection with their employment; to provide for the method of insuring or reimbursing them for the costs of such insurance.

Be It Enacted by the Legislature of Alabama:

Section 1. Any director or head of a state department, agency, bureau or division shall allow any state employee under his supervision, who operates a motor vehicle in the performance of his duties, whether such employee is in travel status or otherwise, and whether the vehicle is state owned or leased or otherwise, to acquire insurance, in the manner provided in Section 2, insuring such employee against personal liability arising out of and a proximate consequence of the operation of a motor vehicle by such employee in the performance of his duties. Such coverage shall be in an amount or amounts sufficient to satisfy the requirements of the Motor Vehicle Safety Responsibility Act and shall be issued by an insurance company licensed and qualified to do business in this state.

Section 2. The insurance provided under the provisions of this act shall be acquired by the employee by virtue of an additional condition or rider to a policy of insurance under which the state employee is otherwise insured.

Section 3. The department, agency, bureau or division shall reimburse the employee for the actual cost of the required coverage in the form of a rider to the employee's personal policy. The director or head of the state department, agency, bureau or division shall have sufficient proof that the

employee's coverage meets the provisions of this act, if current and has been paid before he approves any reimbursement to the employee. Such reimbursement shall not exceed the actual cost of the coverage required nor shall the cost provide for provisions in excess of the Motor Vehicle Safety Responsibility Act. Such reimbursement may be made by warrant issued by the comptroller, and such reimbursement may be claimed as a travel expense item, charged against the department or agency, when approved by the director or head thereof. Such required insurance may be purchased without regard to the competitive bid laws of this state.

Section 4. The term state employee as used in this act shall not include any teacher or any employee of any institution of higher learning.

Section 5. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 6. All laws or parts of laws which conflict with this act are hereby repealed.

Section 7. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 45; Nays 0.

Yeas:

Mr. Speaker, Bedsole, Blake, Bowling, Carter, Clark (G), Clark (W), Coburn, Cosby, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Horn, Kelley, Kennedy, Laird, Letson, McKee, McMillan, Manley, Minus, Naramore, Olive, Pegues, Penry, Rains, Ray, Roberts, Sasser, Shavers, Smith (C), Smith (J), Starkey, Stewart, Turner, Venable, Ward, Warren, Whatley, Wyatt and Zoghby.

—45

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, S. 170, as thus amended, was read a third time at length and passed.

Yeas 57; Nays 0.

Yeas:

Mr. Speaker, Barton, Bedsole, Blake, Bowling, Buskey, Carter, Cates, Clark (G), Clark (W), Coburn, Cosby, Edwards, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Holley, Holmes, Jackson, Johnson (Roy), Kelley, Laird, Langford, Letson, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Olive, Owens, Pegues, Penry, Rains, Ray, Roberts, Sasser, Shavers, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—57

And the bill:

S. 246. To amend Section 40-12-250, Code of Alabama 1975, which provides for special license plates for motor vehicles owned and used by the state, county or municipality, so as to change the lettering on vehicles owned by municipal corporations or municipal boards.

Was read a third time at length and passed.

Yeas 58; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Bowling, Carothers, Carter, Cates, Clark (G), Clark (W), Coburn, Cosby, Crow, Drinkard, Edwards, Ford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harrison, Harvey, Horn, Jackson, Kennedy, Laird, Letson, McKee, McMillan, Minus, Mitchell, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Sasser, Seibels, Shavers, Smith (C), Smith (J), Stewart, Stout, Turner, Turnham, Venable, Ward, Warren, Williams, Willis and Zoghby.

—58

And the bill:

S. 346. To amend Sections 41-10-20 and 41-10-27 of the Code of Alabama 1975, as amended by Act No. 99, H. 23 of the 1978 Second Special Session (Acts 1978, Vol. III, p. 1807), relating to the terms and conditions for grants made by the state industrial development authority, so as to further provide for the authority and criteria for making grants and to include certain airport authorities within the definition of grantee.

Was taken up.

SUBSTITUTE OFFERED

Rep. Smith (J) offered the following substitute to the bill, S. 346:

A BILL TO BE ENTITLED AN ACT

To amend sections 41-10-20 and 41-10-26 of the Code of Alabama 1975, relating to industrial development authorities, so as to authorize airport authorities organized pursuant to Chapter 3 of Title 4 of the Code of Alabama 1975 to be eligible recipients of funds and assistance from the state industrial development authority.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 41-10-20 of the Code of Alabama 1975 is hereby amended to read as follows:

"§ 41-10-20. When used in this article, the following terms shall have the following meanings, respectively, unless the context clearly indicates otherwise:

"(1) **AUTHORITY.** The public corporation organized pursuant to the provisions of this article.

"(2) BOARD OF DIRECTORS. The board of directors of the authority.

"(3) BONDS. The bonds issued under the provisions of this article.

"(4) GRANTEE. A county, municipality or local industrial development board organized as a public corporation in this state, or an airport authority organized as a public corporation in this state pursuant to Chapter 3 of Title 4 of the Code of Alabama 1975, to which a grant of money is made as provided in section 41-10-26.

"(5) INDUSTRIAL SITES. Land owned by a grantee or potential grantee on which industrial facilities have been or will be constructed for sale or lease to an individual, private association or private corporation.

"(6) NOMINAL TRANSFEREE. Any person to whom a grantee transfers one or more industrial sites or any part of any thereof for less than fair market value and any person who derives title to such industrial sites or any part of any thereof through such a transferee.

"(7) PERSON. Unless limited to a natural person by the context in which it is used, such term includes a private firm, a private association, a public or private corporation, a municipality, a county or an agency, department or instrumentality of the state or of a county or municipality.

"(8) PREPARATION OF INDUSTRIAL SITES. The grading and draining of industrial sites and the means of access thereto.

"(9) STATE. The state of Alabama."

Section 2. Section 41-10-26 of the Code of Alabama 1975 is hereby amended to read as follows:

"§ 41-10-26. The authority shall have the following powers:

"(1) To have succession by its corporate name until dissolved as provided in this article;

"(2) To institute and defend legal proceedings in any court of competent jurisdiction and proper venue; provided that the authority may not be sued in any trial court other than the courts of the county in which is located the principal office of the authority; provided further, that the officers, directors, agents and employees of the authority may not be sued for actions in behalf of the authority in any trial court other than the courts of the county in which is located the principal office of the authority;

"(3) To have and to use a corporate seal and to alter the seal at pleasure;

"(4) To establish a fiscal year;

"(5) To anticipate by the issuance of its bonds the receipt of the revenues appropriated and pledged in this article;

"(6) To pledge the proceeds of the appropriations and pledges provided for in this article as security for the payment of the principal of and interest on its bonds;

"(7) To make surveys to determine suitable locations in the state for prospective industries;

"(8) To make surveys to determine the availability of labor in various parts of the state and to classify such labor in terms of skills and educational level;

"(9) To assist counties, municipalities and or local industrial development boards organized as public corporations in the state, or airport authorities organized as public corporations in this state pursuant to Chapter 3 of Title 4 of the Code of Alabama 1975, in the survey and analysis of their industrial resources and needs;

"(10) To make grants of money to countries, municipalities and local industrial development boards organized as public corporations in the state, or airport authorities organized as public corporations in this state pursuant to Chapter 3 of Title 4 of the Code of Alabama 1975, for the purposes and subject to the terms and conditions set forth in section 41-10-27; and

"(11) To appoint and employ such attorneys and agents as the authority may require for the carrying out of its corporate purposes and the exercise of the foregoing powers."

Section 3. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 54; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Bowling, Carter, Cates, Clark (W), Crow, Edwards, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Hines, Horn, Jackson, Laird, Letson, McKee, McMillan, Minus, Mitchell, Naramore, Olive, Owens, Patton, Penry, Rains, Ray, Riddick, Roberts, Seibels, Shavers, Smith (C), Smith (J), Smith (M), Stewart, Stout, Turner, Turnham, Venable, Warren, Williams, Willis, Wyatt and Zoghby.

—54

Nay: Rep. Cheatwood.

—1

And the bill, S. 346, as thus amended, was read a third time at length and passed.

Yeas 61; Nays 1.

Yeas:

Mr. Speaker, Barton, Blake, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (W), Crow, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Horn, Jackson, Johnson (R. G.), Laird, Langford, Letson, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Penry, Rains, Ray, Riddick, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Warren, Williams, Willis, Wyatt and Zoghby.

—61

Nay: Rep. Holley.

—1

And the bill:

S. 210. To amend Title 11, Code of Alabama, 1975 relating to the creation, composition, duties and authority of the county commissions of Alabama; and to specifically amend the following sections: § 11-3-1, relating to creation, composition, election and term of commissioners; § 11-3-4, relating to compensation of commissioners; § 11-3-7, relating to the quorum for county commission meetings; § 11-3-8, relating to regular meetings of the county commission; § 11-3-9, relating to special meetings of the county commission; § 11-3-18, relating to proceedings at meetings of the county commission; § 11-3-19, relating to the appointment of a special clerk; § 11-3-20, relating to the determination of matters where the county commission is divided, prescribing duties for the chairman of the county commission; § 11-4-23(5), relating to the treasurer providing a statement of moneys received; § 11-10-2, relating to tax anticipation loans; § 11-12-4, relating to claims and demands against the county; § 11-12-13, relating to lights and fuel for sessions of court and county commission; § 11-14-2, relating to custody of county property; § 11-14-9, relating to custody and maintenance of the courthouse; § 11-14-19, relating to special meetings of the county commission to make appropriations for jail; and § 11-14-22, relating to the examination of jails.

Was taken up.

SUBSTITUTE OFFERED

Rep. Owens offered the following substitute to the bill, S. 210:

A BILL TO BE ENTITLED AN ACT

To amend Title 11, Code of Alabama, 1975 relating to the creation, composition, duties and authority of the county commissions of Alabama; and to specifically amend the following sections: § 11-3-1, relating to creation, composition, election and term of commissioners; § 11-3-4, relating to compensation of commissioners; § 11-3-7, relating to the quorum for county commission meetings; § 11-3-9, relating to special meetings of the county commission; § 11-3-18, relating to proceedings at meetings of the county commission; § 11-3-19, relating to the appointment of a special clerk; § 11-3-20, relating to the determination of matters where the county commission is divided, prescribing duties for the chairman of the county commission; § 11-4-23(5), relating to the treasurer providing a statement of moneys received; § 11-10-2, relating to tax anticipation loans; § 11-12-4, relating to claims and demands against the county; § 11-12-13, relating to lights and fuel for sessions of court and county commission; § 11-14-2, relating to custody of county property; § 11-14-9, relating to custody and maintenance of the courthouse; § 11-14-19, relating to special meetings of the county commission to make appropriations for jail; and § 11-14-22, relating to the examination of jails.

Be It Enacted by the Legislature of Alabama:

Section 1. Sections 11-3-1, 11-3-4, 11-3-7, 11-3-9, 11-3-18, 11-3-19, 11-3-20, 11-4-23, 11-10-2, 11-12-4, 11-12-13, 11-14-2, 11-14-9, 11-14-19, and 11-14-22, Code of Alabama, 1975 are hereby amended to read as follows:

"§ 11-3-1. Unless otherwise provided by local law, There shall be in every county a county commission, composed of the judge of probate, who shall serve as chairman, and four commissioners, who shall be elected at the time prescribed by law and hold office for four years from the first Monday after the second Tuesday in January next succeeding their election and until their successors are elected and qualified.

§ 11-3-4. Unless otherwise provided by local law, each Each member of the county commission shall be paid for his services the sum of \$4.00 per day while occupied in the discharge of his duties as such member of the county commission and \$.10 per mile in going to and returning from his county commission, and the sum of \$4.00 per day while occupied in the discharge of his duties in letting out, inspecting and accepting, building or repairing any of the county bridges or county buildings, roads or works and \$.10 per mile for each mile necessarily traveled by him in so doing, said sums to be paid on warrants drawn on the county treasury on the order of the county commission. No allowance shall be made to any commissioner for per diem or mileage for inspecting roads, bridges, etc., except when acting under authority of an order by the county commission previously made. The per diem and mileage of such member for services rendered when letting out, inspecting and accepting, building or repairing any of the county bridges, roads or works shall be paid out of any money in the county treasury which shall be designated and set apart by the county commission for the payment thereof; provided, that this section shall not operate to repeal any local law affecting any county with respect to the matters contained in this section; provided further, however, that any other provisions of any general, special or local law to the contrary notwithstanding, in the discretion of the county commission the said per diem and mileage may be paid out of the county gasoline tax revenues when said per diem or mileage is incurred by a member while occupied in the discharge of his duties in inspecting, accepting, building, repairing or supervising any of the county roads or bridges.

§ 11-3-7. The meetings of the county commission may be held by the judge of probate chairman of the county commission and two commissioners or by three commissioners without the judge of probate. chairman, unless otherwise provided by local law.

"§ 11-3-9. In cases where officers are to be appointed or vacancies supplied or any other special duty required by law to be performed, a special meeting must be held, by direction of the judge of probate, chairman of the county commission, upon 10 5 days notice by advertisement in some newspaper in the county, or by posting up at the courthouse door and two other public places in the county notice of the same.

"§ 11-3-18. The judge of probate chairman of the county commission must record the proceedings at meetings of the county commission, make all necessary orders and issue all process necessary to sustain its jurisdiction or maintain its authority.

"§ 11-3-19. When the judge of probate is chairman and a meeting of the county commission is held without the attendance of the judge of probate, a special clerk who must be paid by the judge of probate must be appointed for such meetings, unless otherwise provided by local law.

"§ 11-3-20. Unless otherwise provided by local law, the chairman of the county commission shall preside over county commission meetings, provided however, the chairman may appoint another member of the county commission to preside in his absence unless the county commission directs otherwise. In all matters where the county commission is divided, the same must be determined by the judge of probate. chairman of the county commission.

"§ 11-4-23. It shall be the duty of the county treasurer:

"(1) To receive and keep the money of the county and disburse the same as below stated:

"(a) To pay out of the general fund of the county, on presentation and without being audited and allowed by the county commission, all grand and petit juror certificates and to pay all other claims against the general funds that must be allowed and audited only after they have been audited and allowed and a warrant has issued therefor, but only to the extent so allowed, any warrant to the contrary notwithstanding, and in making payments from said fund he shall observe the order of preference as prescribed by section 11-12-15.

(b) To keep in well-bound books separate registers of claims presented against the general fund, the special fund if any and the fine and forfeiture fund.

(c) To number and register in the order in which they are presented all claims against the general fund which have been audited and allowed by the county commission as claims against such fund, such register to show the number of the claim, the date presented for registration, to whom allowed, when allowed, the character of the claim and the amount thereof and, except as otherwise provided by law, to pay the same in order of their registration. He must in like manner number, register and pay all claims allowed against a fund raised for a special purpose.

(d) To number and register in the order in which they are presented all claims against the fine and forfeiture fund which have been duly authenticated as claims against such fund and without being audited and allowed by the county commission, such register to show the number of the claim, the date presented for registration, to whom payable, when it accrued, the character of the claim and the amount thereof and to pay the registered claims of state witnesses in the order of their registration, and, whenever there is a surplus of such fund over and above the sum required to pay the registered the county during the preceding year and of all claims received by him in lieu of money which are receivable in payment of county taxes, which statement must designate the time and person from whom such moneys or claims were received.

"(6) To keep his office within one mile of the courthouse of the county.

"(7) To perform such other duties as are or may be by law required of him.

"§ 11-10-2. Such loans shall not be in an amount greater than 100,000.00 \$200,000.00 per year and may bear interest not to exceed six nine percent per annum.

"All such loans shall mature not later than February 1 of the year following that in which the loan is made and may be renewed only upon payment of all interest then due, together with not less than 10 percent of the principal then outstanding., provided, that once a temporary loan or loans in the amount of \$100,000.00 has been made under the authority of this chapter, no further temporary loans may be so made until such time as all of such original indebtedness has been fully repaid, and the renewal, refunding or refinancing of such original indebtedness shall not be considered as repayment thereof within the meaning of this section.

"No proceeds from any loans made under the provisions of this chapter shall be used for any purpose other than that for which the general funds of the county may now be used.

"§ 11-12-4. The county commission must audit all claims against the county, and every claim or such part thereof as is allowed must be registered in a book kept for that purpose and the judge of probate chairman of the county commission must give the claimant a warrant on the treasury for the amount so allowed, but bonds and interest coupons evidencing interest on such bonds lawfully issued by the county shall not be required to be registered or to be proved nor shall warrants be required to issue therefor, but, in addition to all other privileges, shall be held to enjoy all the privileges of registered warrants from the date of their lawful issue and shall be held to be allowed claims from the date of their lawful issue.

"§ 11-12-13. It is the duty of the sheriff to furnish the circuit court and county commission necessary lights and fuel during their sessions, and therefore the county commission must, upon the presentation of an account by him, properly verified, make to him reasonable compensation and, for the amount allowed, the judge of probate must draw a warrant on the treasury of the county commission to provide proper utilities to all offices in the courthouse as may otherwise be authorized by law.

"§ 11-14-2. The county commission shall have control of all property belonging to the county and may, by an order to be entered on its minutes, direct the disposal of any real property which can be lawfully disposed, and direct the probate judge chairman of the county commission to make titles thereto and a conveyance made by the probate judge chairman of the county commission in accordance with such order invests the grantee with the title of the county.

"§ 11-14-9. The sheriff county commission has charge of the courthouse and the sheriff, at the direction of the county commission, must prevent trespasses, and keep out intruders. and keep it and the ground attached thereto in order, reporting from time to time the repairs required to the county commission.

"§ 11-14-19. If there is a necessity, and delay until the regular meeting of the county commission may be of injury to the health of the prisoners confined in the county jail, it is the duty of the judge of probate chairman of the county commission to appoint a day for the meeting of the county commission, of which, if practicable, five days' notice must be given to each commissioner, which notice must be in writing, signed by the judge chairman and must be served by the sheriff.

"§ 11-14-22. It is the duty of the judge of probate and the clerk of the circuit court. The chairman of the county commission and the probate judge are hereby authorized and empowered, once each week, without informing the sheriff or jailer of the time when such visit will be made, to visit and examine the condition of the jail, to make a memorandum in writing of such examination and to report under oath such examination to the grand jury."

Section 2. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor or upon its otherwise becoming a law. Provided however, the provisions of Section 1 of this Act which amends § 11-3-4, Code of Alabama, 1975, shall become effective on the first day of the next term of office for any such office affected thereby.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 65; Nays 6.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Crow, Dial, Drinkard, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holmes, Horn, Howard, Johnson (Roy), Laird, Langford, Letson, McKee, McMillan, Mitchell, Moore, Naramore, Olive, Owens, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Stewart, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—65

Nays:

Reps.: Coburn, Cosby, Edwards, Grouby, Holley and Patton.

—6

And the bill, S. 210, as thus amended, was read a third time at length and passed.

Yeas 60; Nays 9.

Yeas:

Mr. Speaker, Barton, Bedsole, Bowling, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Coburn, Crow, Dial, Edwards, Gilmer, Greer, Gregg, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harrison, Hilliard, Holmes, Horn, Howard, Johnson (R. G.), Johnson (Roy), Laird, Langford, Letson, McMillan, Minus, Moore, Naramore, Olive, Owens, Pegues, Penry, Rains, Ray, Reed, Roberts, Seibels, Shavers, Shoemaker, Smith (J), Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—60

Nays:

Reps.: Cosby, Daniels, Grouby, Holley, McKee, Patton, Sasser, Smith (C) and Williams.

—9

S. 357 RESUMED
AMENDMENT OFFERED

Rep. Reed offered the following amendment to the bill, S. 357 as amended:

Amend section 5 (a) as follows: at the end of section 5 (a) add the following sentence;

at least one member shall be a member of the minority race

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 70; Nays 1.

Yeas:

Mr. Speaker, Barton, Bedsole, Blake, Bowling, Buskey, Campbell, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Dial, Edwards, Gilmer, Greer, Grimsley, Hall, Hammett, Harper (O), Harrison, Hilliard, Hines, Holley, Holmes, Horn, Jackson, Johnson (Roy), Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

Nay: Rep. Howard.

—1

And the bill, S. 357, as thus amended, was read a third time at length and passed.

Yeas 71; Nays 4.

Yeas:

Mr. Speaker, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (W), Coburn, Cosby, Crow, Dial, Edwards, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harrison, Harvey, Hilliard, Hines, Holley, Holmes, Jackson, Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Minus, Mitchell, Moore, Naramore, Owens, Patton, Payne, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—71

Nays: Reps.: Campbell, Clark (G), Manley and Olive.

—4

And the bill:

S. 553. To provide further for certain funds of the state treasury; to provide further for surpluses in certain trust funds within the state treasury; to exempt other trust funds; to transfer such surplus funds undesignated, uncommitted, unencumbered and unappropriated, to the state parks fund of the state treasury for the purpose of emergency-crisis use in repairing the facilities at Gulf State Park damaged by Hurricane Frederic; to provide how such transfers shall be made; and to provide for the replacement of such funds so transferred upon receipt of funds from the Federal Emergency Management Agency.

Was taken up.

AMENDMENT OFFERED

Rep. Penry offered the following amendment to the bill, S. 553:

Amend Senate Bill 553, in the Synopsis by deleting lines 12 through 18 in their entirety.

Further amend the bill on Page 2, Section 2 by deleting after the word "fund" and the "period" the following:

It further is the legislative intent that all funds, undesignated, uncommitted, unencumbered and unappropriated, transferred to the state parks fund of the state treasury shall be these revenues, not exempt by Section 1 of the act, which otherwise would lapse and which together otherwise would result in an ending balance in the general fund of the state treasury for the fiscal year ending September 30, 1980.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 43; Nays 5.

Yeas:

Mr. Speaker, Adams (H), Bedsole, Blake, Carothers, Cheatwood, Clark (G), Clark (W), Cosby, Crow, Dial, Grouby, Hammett, Harper (O), Harper (T), Holley, Johnson (R. G.), Kennedy, Letson, McKee, McMillan, Manley, Minus, Mitchell, Owens, Payne, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—43

Nays: Reps.: Carter, Greer, Shavers, Smith (M) and Starkey.

—5

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

AMENDMENT OFFERED

Rep. Hammett offered the following amendment to the bill, S. 553 as amended:

Amend Senate Bill 553, Section 1, line 14 after the year figure "1980" by striking the period (.) and adding "however, all funds appropriated for the construction of the Frank Jackson State Park at Opp, Alabama are expressly prohibited from use under this section."

AMENDMENT TABLED

On motion of Rep. McMillan, the amendment offered by Rep. Hammett to the bill, S. 553 as amended, was tabled.

Yeas 42; Nays 22.

Yeas:

Mr. Speaker, Adams (H), Bedsole, Blake, Boles, Buskey, Carter, Clark (G), Clark (W), Coburn, Cooley, Crow, Gafford, Gregg, Hall, Harper (O), Harper (T), Holmes, Howard, Johnson (R. G.), Kennedy, Letson, McKee, McMillan, Manley, Mitchell, Moore, Patton, Pegues, Penry, Reed, Sandusky, Shoemaker, Stewart, Stout, Turner, Waggoner, Ward, Warren, Whatley, Willis and Zoghby.

—42

Nays:

Reps.: Albright, Carothers, Cosby, Gilmer, Grimsley, Hammett, Holley, Horn, Johnson (Roy), Langford, Minus, Olive, Owens, Payne, Sasser, Shavers, Smith (C), Smith (M), Trammell, Turnham, Williams and Wyatt.

—22

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolutions, your signature thereto is requested:

S. 8. To amend Section 32-10-8 of the Code of Alabama 1975, so as to require the social security number of drivers involved in accidents or charged with a moving vehicle violation on the uniform accident report form. or citation.

Also:

S. 73. To prevent any employer from discharging any employee solely because he serves on any jury empanelled under any state or federal statute; prescribing a cause of action for any employee who is so discharged and providing for both actual and punitive damages.

Also:

S. 152. To provide for the transfer of contributions and creditable service from the Employees' Retirement System of Alabama and/or the Teachers' Retirement System of Alabama to the Judicial Retirement Fund of Alabama; to provide that, if transferred creditable service is used to qualify for retirement under the Judicial Retirement Fund, then the benefits provided thereunder shall be reduced and adjusted and to provide that the provisions of this act shall be cumulative and supplemental.

Also:

S. 174. To provide the manner corporations not of a business nature may amend or alter their charters.

Also:

S. 222. To amend Section 41-16-51 of the Alabama Code of 1975 relating to exemptions from the competitive bid law applicable to local governments so as to correct an error made by the codifiers of the Code in the exemption relating to medical clinic boards.

Also:

S. 243. To amend section 11-81-6 of the Code of Alabama 1975, which pertains to the maturity dates of bonds issued by a municipality or county, and to repeal section 11-81-7 of the said code, which pertains to the same subject.

Also:

S. 456. To amend Section 15-22-2 of the Code of Alabama 1975 which relates to the contributions by parolees and probationers towards the cost of supervision and rehabilitation so as to increase the required contribution amount that must be made by parolees and probationers and exempt from payment certain hardship cases.

Also:

S. 497. To amend Sections 4 and 5 of Act No. 79-808, H. 823, Regular Session, 1979, (Acts of '79, p. 1487) which relates to the financial responsibility for the cost of medical treatment of certain indigent patients.

Also:

S. 587. To amend Sections 34-20-4, 34-20-7 and 34-20-13 of the Code of Alabama 1975, relating to the board of examiners of nursing home administrators so as to alter the composition of the board, provide for an annual license fee, and provide for an annual audit.

Also:

S. J. R. 196. CONGRATULATING WETUMPKA HIGH SCHOOL, STATE 3A BASKETBALL CHAMPIONS.

Also:

S. J. R. 197. MOURNING THE DEATH OF A. DEAN BLACKWELL, JR., OF MONTGOMERY, ALABAMA.

Also:

S. J. R. 198. COMMENDING WSFA-TELEVISION IN MONTGOMERY AND MR. DIXON LOVVORN.

Also:

S. J. R. 200. COMMENDING THE RIFLE AND DRILL TEAMS OF ENTERPRISE HIGH SCHOOL.

Also:

S. J. R. 199. CONGRATULATING MR. AND MRS. JAKE B. PURVIS ON THE OCCASION OF THEIR GOLDEN WEDDING ANNIVERSARY.

Also:

S. J. R. 203. COMMENDING MRS. ALICE RHODES, IMMEDIATE PAST PRESIDENT OF THE ALABAMA FEDERATION OF WOMEN'S CLUBS.

Also:

S. J. R. 205. HONORING MRS. LYNN JETER UPON EXPIRATION OF HER TERM OF SERVICE ON THE ENTERPRISE CITY BOARD OF EDUCATION.

Also:

S. J. R. 206. HONORING COMMISSIONER H. H. SUMRALL, JR., FOR EXTRAORDINARY SERVICE TO THE STATE OF ALABAMA.

Also:

S. J. R. 210. CONGRATULATING MISS ELIZABETH LESTER ON HER SELECTION AS "MISS NORTH ALABAMA."

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolutions, the titles of which are set out in the above and foregoing Message from the Senate.

S. 553 RESUMED

MOTION TO TEMPORARILY POSTPONE TABLED

On motion of Rep. McMillan, the motion offered by Rep. Hammett to temporarily postpone further consideration of the bill, S. 553 as amended, was tabled.

Yeas 32; Nays 27.

Yeas:

Mr. Speaker, Bedsole, Blake, Buskey, Cheatwood, Coburn, Cooley, Grouby, Harper (O), Harper (T), Harrison, Holmes, Jackson, Johnson (R. G.), Kennedy, Letson, McKee, McMillan, Mitchell, Olive, Patton, Pegues, Penry, Sandusky, Shoemaker, Starkey, Stewart, Turner, Waggoner, Ward, Warren and Zoghby.

—32

Nays:

Reps.: Boles, Campbell, Carothers, Clark (G), Cosby, Daniels, Grimsley, Hammett, Holley, Horn, Howard, Johnson (Roy), Langford, Manley Minus, Payne, Rains, Ray, Reed, Riddick, Sasser, Seibels, Smith (C), Smith (J), Turnham, Venable and Williams.

—27

MOTION TO TABLE TABLED

Having voted on the prevailing side by which the motion to temporarily postpone the bill, S. 553 as amended, was tabled, Rep. McMillan offered the motion to table that motion, and the motion to table was adopted.

Yeas 45; Nays 1.

Yeas:

Mr. Speaker, Bedsole, Campbell, Carothers, Cheatwood, Clark (W), Dial, Drinkard, Ford, Gilmer, Grimsley, Hammett, Harper (O), Harper (T), Harrison, Holley, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Langford, McKee, McMillan, Manley, Minus, Nevett, Payne, Pegues, Penry, Reed, Riddick, Roberts, Sandusky, Shoemaker, Smith (C), Starkey, Stewart, Turner, Turnham, Venable, Ward, Whatley, Williams and Zoghby.

—45

Nay: Rep. Greer.

—1

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

S. 553 TEMPORARILY POSTPONED

On motion of Rep. McMillan, the bill, S. 553 as amended, was temporarily postponed.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 287. To further regulate sales taxes on certain petroleum products and substitutes therefor; to further amend Section 40-23-4, Code of Alabama 1975, as amended, so as to remove the exemption for the gross proceeds of the lubricating oil and gasoline as defined in Sections 40-17-170 and 40-17-30, Code of Alabama, 1975, as amended, which are otherwise taxed, and to provide for further exemptions for such products sold to certain individuals over the age of 65, such products used for agricultural purposes, the gross proceeds for certain sales of ethyl alcohol and the ethyl alcohol portion of gasohol, the gross proceeds from the sale of any fuel sold to be used to propel aircraft and the gross proceeds of the sale of lubricating oil sold to be used in such aircraft to amend Section 40-23-3 relating to exclusions so as to exclude state and federal excise taxes on lubricating oil, gasoline and other liquid motor fuels from gross sales or gross receipts in the computation of the sales tax levied by this state; to further amend Section 40-23-35, Code of Alabama 1975, so as to provide further for the distribution and use of sales tax collected on retail sales of motor fuel, gasoline and lubricating oil as defined in Sections 40-17-1, 40-17-30 and 40-17-170, Code of Alabama, 1975; to provide legislative intent that sales tax on motor fuel and gasoline be reflected in the retail price of such products as shown on motor fuel and gasoline retail station pumps and that the Department of Revenue promulgate rules, regulations and procedures to accomplish such intent.

MCDOWELL LEE,
Secretary.

SENATE MESSAGE

Rep. Manley offered the motion that the House concur in and adopt the Senate amendment to the bill, H. 287, said Senate amendment being as follows:

Amend House Bill No. 287 Keener Substitute Page 2 Line 36, by inserting the following after the word "municipalities."

(5) Gasoline, motor fuel and lubricating oil sold to be used in off-road vehicles which presently do not require state licensing; specifically, but not limited to, forklifts and other like devices not for use on the streets and highways of this state.

A BILL
TO BE ENTITLED
AN ACT

To impose a \$.04 per gallon tax on gasoline, motor fuel and lubricating oil as defined in Sections 40-17-30, 40-17-1 and 40-17-170, Code of Alabama, 1975 respectively; to provide for certain exemptions from the excise tax; to provide for the distribution and use of the gasoline, motor fuel and lubricating oil tax revenues collected from the sale of such products; to provide for the Commissioner of Revenue to collect the tax and enforce provisions of the Act.

Be It Enacted by the Legislature of Alabama:

Section 1. Levy of Tax. There is hereby levied in addition to all other taxes of every kind now imposed by law an excise tax on gasoline, motor fuel and lubricating oil of \$.04 per gallon, which shall be collected as herein provided.

(a) Every manufacturer, distributor, refiner, retail dealer, storer or user of gasoline, motor fuel or lubricating oil shall collect and pay over to the State Department of Revenue an excise tax of \$.04 per gallon upon the selling, use or consumption, distributing, storing or withdrawing from storage in this state for any use of gasoline, motor fuel or lubricating oil as defined or otherwise referred to in this bill, except gasoline, motor fuel and lubricating oil expressly exempted by the provisions of this Act. Provided, that where any excise tax imposed by this section upon the sale, use or consumption, distribution, storage, withdrawal from storage in this state of such gasoline, motor fuel or lubricating oil shall have been paid to the state by a manufacturer, distributor, refiner or by any retail dealer, storer or user, such payments shall be sufficient, the intent being that the tax shall be paid to the state but once.

(b) The State Department of Revenue is hereby authorized to issue to the United States certificates of exemption, upon forms prescribed by the Department, for use by the United States in purchasing gasoline, motor fuel or lubricating oil taxed by this section within the State of Alabama and which is paid for by the United States. Any person in reporting and paying the tax to the Department may deduct the number of gallons of such products taxed by this section sold to the United States, as shown by such certificate of exemption duly executed by the United States and filed with such report, and the Department is authorized to adopt rules and regulations with respect to the issuance and use of such certificates.

(c) The following are expressly exempted from the provisions of this Act:

(1) Gasoline and other fuel used to propel aircraft powered by reciprocating engines, any fuel used to propel aircraft powered by jet or turbine engines and lubricating oil used in such aircraft;

(2) Gasoline and motor fuel used to propel ships, vessels, barges, railroad locomotives, other railroad equipment, and lubricating oil used in ships, vessels, barges, railroad locomotives and other railroad equipment;

(3) Gasoline, motor fuel and lubricating oil sold to be used for agricultural purposes; and

(4) Gasoline, motor fuel and lubricating oil sold to governing bodies of counties and incorporated municipalities.

Section 2. Administration of this Act and collection of tax.

(a) The provisions of this Act pertaining to gasoline and the tax herein levied on gasoline shall be administered and collected in accordance with Sections 40-17-30; 40-17-32 through 40-17-37; 40-17-39 through 40-17-49; and 40-17-52, Code of Alabama, 1975.

(b) The provisions of this Act pertaining to motor fuel and the tax herein levied on motor fuel shall be administered and collected in accordance with Sections 40-17-1; 40-17-3 through 40-17-12; 40-17-14 through 40-17-20, Code of Alabama, 1975.

(c) The provisions of this Act pertaining to lubricating oil and the tax herein levied on lubricating oil shall be administered and collected in accordance with Sections 40-17-170; 40-17-173; 40-17-176 through 40-17-186, Code of Alabama, 1975.

Section 3. Distribution of the tax proceeds derived from motor fuel. All revenues received or collected by the Department of Revenue upon the selling, use or consumption, distributing, storing or withdrawing from storage in this state of motor fuel, remaining after the payment of the expense of administration and enforcement of this Act are hereby allocated and appropriated to be used for highway purposes by the State Highway Department.

Section 4. Distribution of the tax proceeds derived from gasoline and lubricating oil. All revenues received or collected by the Department of Revenue upon the selling, use or consumption, distributing, storing or withdrawing from storage in this state of gasoline and lubricating oil remaining after the payment of the expense of administration and enforcement of this Act are hereby allocated and appropriated in the following manner:

(a) Forty-five percent of the net tax proceeds is hereby allocated and appropriated for state highway purposes and as the state's share of the net tax proceeds. The said 45 percent of the net tax proceeds shall be covered into the state treasury to the credit of the public road and bridge fund and shall be disbursed as provided in this Act.

(b) Fifty-five percent of the net tax proceeds is hereby allocated and appropriated to be used for highway purposes by the counties and municipalities. The said 55 percent of the net tax proceeds shall be covered into the state treasury and shall be disbursed and allocated as hereinafter provided in this section.

(1) A portion of the local subdivisions' share of the net tax proceeds that is equal to 25 percent of the net tax proceeds shall be allocated equally among the 67 counties of the state.

(2) The entire residue of the local subdivisions' share of the net tax proceeds, being an amount equal to 30 percent of the net tax proceeds shall be allocated among the 67 counties of the state on the basis of the ratio of the population of each such county to the total population of the state according to the then next preceding federal decennial census, or any special federal census heretofore held in any county subsequent to the effective date of the 1970 federal decennial census. The allocation provided for in this subsection shall be made on or prior to the tenth day of each month with respect to receipts of the highway gasoline tax by the state during the preceding month.

(3) The distributions provided for in this subsection shall be made monthly. The amounts allocated or apportioned to each county shall be disposed of as follows:

(a) Ten percent of the amount so allocated or apportioned to each county shall be distributed among the municipalities in the county with respect to which the allocation or apportionment is made, each such distribution among the said municipalities to be on the basis of the ratio of the population of each such municipality to the total population of all municipalities in the applicable county according to the then next preceding federal decennial census. Provided, however, any local laws or general laws of local application now in effect regarding the distribution of the tax levied by Section 40-17-31, Code of Alabama, 1975, as amended, shall govern the distribution of the amounts allocated or apportioned within every county by this section; provided further, that the legislature may by general or local laws prescribe other distributions within counties to local governments; and

(b) The remaining portion of the amount so allocated or apportioned to each county shall be distributed to the county with respect to which such allocation or apportionment is made.

(4) The population of any municipality incorporated subsequent to the taking of the then next preceding federal decennial census shall be deemed to be the population shown by the census for that municipality taken pursuant to the requirements of Section 11-41-4. Any municipality incorporated after September 30, 1978 shall not participate in the distribution provided for in this section until the fiscal year next succeeding the fiscal year during which it is incorporated, the first distribution to such municipality to be made in respect of receipts of the highway gasoline tax by the state during October of the fiscal year next succeeding the said incorporation.

(5) When requested to do so by any municipality, the highway department may at its discretion make available the services and advice of its engineers and other employees with respect to any work for which that municipality proposes to expend moneys distributed to it under this division. Any such services and advice that may be so made available shall be provided under such terms and conditions as may be mutually agreeable to the highway department and the municipality.

Section 5. Use of net tax proceeds for highway purposes.

(a) Within the meaning of this section the following words and phrases shall have the following meaning:

(1) **RESURFACING, RESTORATION AND REHABILITATION (RRR).** Work undertaken primarily to preserve an existing facility. Restoration and Rehabilitation is considered to be work required to return the existing pavement or bridge deck (including shoulders) to a condition of adequate structural support or to a condition adequate for placement of an additional state of construction (bridge deck protective system or resurfacing). Resurfacing consists of the placement of additional surface material over the existing, restored or rehabilitated roadway or bridge deck to improve serviceability or to provide additional strength. RRR work may include changes to geometric features, such as minor widening, flattening curves, or improving sight distances.

(2) **BRIDGE REPLACEMENT.** Bridge replacement includes the replacement of existing bridge structures and, if necessary, the realignment of the adjacent approaches.

(b) It is the intent of the legislature that the proceeds of the tax collected on motor fuel, gasoline and lubricating oil under the provisions of this Act shall be used in the following manner:

(1) Where the use is by the highway department, such use shall, with the approval of the Governor, be for the construction and maintenance of public roads and bridges on the state highway system.

(2) Where the use is by a county, such use shall be for the resurfacing, restoration, and rehabilitation of the paved county roads and bridges or bridge replacement on the county road system. Such funds shall not be used for new construction unless 90% of the county's paved road system has achieved a grade of 85% based on the State of Alabama Highway Department's Annual Maintenance Report of County Roads and Bridges. These funds shall not be used for the purchase of equipment. The net tax proceeds distributed to the county shall not be commingled with other funds of the county, including any other gasoline tax revenues, and shall be kept and disbursed by such county from a special fund only for the purposes hereinabove provided.

(3) Where the use is by a municipality, such use shall be for resurfacing, restoration and rehabilitation of roads, bridges, and streets within the municipality. The use may also be for bridge replacement within the municipality. These funds shall not be commingled with other funds of the municipality including any other gasoline tax revenues and shall be kept and disbursed by such municipality from a special fund only for the purposes hereinabove provided.

Section 6. The State Treasurer shall make all allocations of the revenue collections and shall make the distribution and payments thereof pursuant to such allocations provided for in this Act.

Section 7. All laws or parts of laws which conflict with this Act are repealed or modified to the extent necessary to carry out the provisions of this Act.

Section 8. The provisions of this Act are severable. If any part of the Act is declared unconstitutional, such declaration shall not affect the parts which remain.

Section 9. This Act shall become effective on the 1st day of August, 1980.

SUBSTITUTE MOTION TABLED

On motion of Rep. Manley, the substitute motion offered by Rep. Boles that the House non-concur in the Senate amendment to the bill, H. 287, was tabled.

Yeas 51; Nays 34.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Campbell, Carothers, Cates, Clark (G), Cosby, Daniels, Dial, Edwards, Ford, Gafford, Greer, Grimsley, Hammett, Harper (T), Harvey, Holley, Holmes, Kelley, Laird, Langford, McMillan, Manley, Minus, Moore, Owens, Patton, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Starkey, Stout, Turner, Venable, Waggoner, Ward, Whatley, Williams, Wyatt and Zoghby.

—51

Nays:

Reps.: Albright, Blake, Boles, Buskey, Carter, Cheatwood, Coburn, Crow, Drinkard, Gilmer, Gregg, Grouby, Hall, Harper (O), Harrison, Hilliard, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Letson, Lewis, Mitchell, Naramore, Nevett, Olive, Payne, Rains, Smith (C), Smith (M), Stewart, Trammell and Warren.

—34

AMENDMENT ADOPTED

The question was then on the motion offered by Rep. Manley, that the House concur in and adopt the Senate amendment to the bill, H. 287, and the motion was adopted.

Yeas 48; Nays 41.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Campbell, Carothers, Cates, Clark (G), Cosby, Daniels, Dial, Edwards, Greer, Grimsley, Hammett, Harper (T), Hines, Holley, Laird, Langford, Letson, McMillan, Manley, Minus, Moore, Owens, Patton, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Starkey, Stout, Turner, Venable, Waggoner, Ward, Whatley, Williams, Wyatt and Zoghby.

—48

Nays:

Reps.: Albright, Blake, Boles, Buskey, Carter, Cheatwood, Clark (W), Coburn, Crow, Drinkard, Gafford, Gilmer, Gregg, Grouby, Hall, Harper (O), Harrison, Harvey, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kennedy, Lewis, Mitchell, Naramore, Nevett, Olive, Payne, Rains, Riddick, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turnham and Warren.

—41

And the bill:

H. 287. To impose a \$.04 per gallon tax on gasoline, motor fuel and lubricating oil as defined in Sections 40-17-30, 40-17-1 and 40-17-170, Code of Alabama, 1975 respectively; to provide for certain exemptions from the excise tax; to provide for the distribution and use of the gasoline, motor fuel and lubricating oil tax revenues collected from the sale of such products; to provide for the Commissioner of Revenue to collect the tax and enforce provisions of the Act.

As thus amended, was again read at length and passed.

Yeas 48; Nays 41.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Campbell, Carothers, Cates, Clark (G), Cosby, Daniels, Dial, Edwards, Greer, Grimsley, Hammett, Harper (T), Hines, Holley, Laird, Langford, Letson, McMillan, Manley, Minus, Moore, Owens, Patton, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Starkey, Stout, Turner, Venable, Waggoner, Ward, Whatley, Williams, Wyatt and Zoghby.

—48

Nays:

Reps.: Albright, Blake, Boles, Buskey, Carter, Cheatwood, Clark (W), Coburn, Crow, Drinkard, Gafford, Gilmer, Gregg, Grouby, Hall, Harper (O), Harrison, Harvey, Hilliard, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kennedy, Lewis, Mitchell, Naramore, Nevett, Olive, Payne, Rains, Riddick, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turnham and Warren.

—41

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 648. To amend Title 40, Code of Alabama, 1975 relating to the motor carrier fuel tax; and to specifically amend the following sections: § 40-17-140, relating to definitions pertaining to the motor carrier fuel tax; § 40-17-141, relating to the levy and amount of the motor carrier fuel tax; § 40-17-142, relating to credit of payment of sales, gasoline and motor fuel taxes; § 40-17-145, relating to payment of tax; § 40-17-146, relating to disposition of proceeds of tax; § 40-17-147, relating to how the amount and purchase price of motor fuel used in the state is to be ascertained; § 40-17-149 relating to books and records; § 40-17-151, relating to sales without liability for tax on the part of distributor; and § 40-17-155, relating to penalties.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Manley, the House concurred in and adopted the Senate amendment to the bill, H. 648, said Senate amendment being as follows:

A BILL
TO BE ENTITLED
AN ACT

To amend Title 40, Code of Alabama, 1975 relating to the motor carrier fuel tax; and to specifically amend the following sections: § 40-17-140, relating to definitions pertaining to the motor carrier fuel tax; § 40-17-142, relating to credit of payment of gasoline and motor fuel taxes; and § 40-17-155, relating to penalties.

Be It Enacted by the Legislature of Alabama:

Section 1. Sections 40-17-140, 40-17-142, and 40-17-155, Code of Alabama, 1975 are hereby amended to read as follows:

"§ 40-17-140. Definitions. For the purpose of this article, the following terms shall have the meanings respectively ascribed by this action:

"(1) Motor Vehicle. Any passenger vehicle that has seats for more than nine passengers in addition to the driver, or any road tractor, or any tractor truck, or any truck having more than two axles.

"(2) Motor Carrier. Every person, firm or corporation who or which operates or causes to be operated on any highway in this state any motor vehicle, as defined herein, except any resident person, firm or corporation owning or operating not more than one such motor vehicle for his own use and not for hire, and except any person, firm or corporation the motor vehicles of which are operated or caused to be operated wholly within this state.

"(3) Operations. Operations of all motor vehicles, whether loaded or empty, whether for compensation or not for compensation, and whether owned by or leased to the motor carrier who operates them or causes them to be operated.

"(4) Motor Fuel. Gasoline, diesel fuel and any other inflammable liquid or substance by whatever name it may be known and sold, the use of which is as a fuel for the propulsion of motor vehicles.

"(5) Commissioner. The commissioner of the state department of revenue.

"(6) Gasoline Tax. The tax imposed by article 2 of this chapter, and by House Bill 287 enacted during the 1980 Regular Session of the Legislature of Alabama (Acts 1980, No. _____, p. _____).

"(7) Diesel Fuel Tax. The tax imposed by sections 40-17-1 through 40-17-20, and by House Bill 287 enacted during the 1980 Regular Session of the Legislature of Alabama (Acts 1980, No. _____, p. _____).

"§ 40-17-142. Credit of payment of gasoline and motor fuel taxes.

"(a) Every motor carrier subject to the tax hereby imposed shall be entitled to a credit on such tax equivalent to the rate per gallon of the applicable Alabama tax on motor fuel which is currently in effect on all motor fuel purchased by such motor carrier within this state for use in its operations either within or without this state and upon which the motor fuel tax has been paid by such motor carrier. Evidence of the payment of such taxes in such form as may be required by, or is satisfactory to, the commissioner shall be furnished by each such carrier claiming the credit herein allowed. When the amount of the credit herein provided to which any motor carrier is entitled for any quarter exceeds the amount of the tax hereby imposed for which the motor carrier is liable for the same quarter, such excess may under regulations of the commissioner be allowed as a credit on the tax hereby imposed for which such motor carrier would be otherwise liable for any of the three succeeding quarters; or upon application within three years from the end of any quarter, duly verified and presented, in accordance with regulations promulgated by the commissioner and supported by such evidence as may be satisfactory to the commissioner, such excess may be refunded if it shall appear that the applicant has paid to another state under a lawful requirement of such state a tax, similar in effect to the tax herein provided, on the use or consumption in such state of motor fuel purchased in Alabama to the extent of such payment to said other state, but in no case to exceed the rate of the rate per gallon of the applicable Alabama tax on motor fuel which is currently in effect.

"(b) If the commissioner shall refuse to allow a refund in the amount claimed by the applicant, the applicant may request a hearing which shall be before the department of revenue, with the burden being on the applicant to prove its or his right, if any, to such refund. Such hearing shall be held by the commissioner after notice to the applicant of not less than 10 days. Whenever any refund is ordered it shall be paid by warrant of the state comptroller out of the same funds to which disbursed as provided in section 40-17-146, and there is hereby appropriated out of said funds so much thereof as may be necessary to make refunds from time to time.

"§ 40-17-155. Penalties. Failure to comply with any provisions of this article, including failure to pay the tax, to file the required reports, to keep the required books and records or to comply with any rule or regulation issued by the commissioner of revenue pursuant to the provisions of this article shall be deemed a violation of the article, and each such failure or violation shall constitute a class B misdemeanor; and, upon conviction, any person who violates the article shall be punishable as provided by law, by a fine of not more than \$300.00. Each such violation shall constitute a separate offense."

REGULAR SESSION
29th Day

2365

Section 2. All laws or parts of laws which are inconsistent or in conflict with the provisions of this Act are, to the extent of such inconsistency or conflict, hereby repealed.

Section 3. The provisions of this Act are severable. If any part of this Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 4. This Act shall become effective on the 1st day of August, 1980.

Yeas 78; Nays 5.

Yeas:

Mr. Speaker, Adams (C), Albright, Barton, Bedsole, Blake, Boles, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holley, Holmes, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—78

Nays: Reps.: Hall, Hilliard, Horn, Johnson (Roy) and Stewart.

—5

And the bill:

H. 648. To amend Title 40, Code of Alabama, 1975 relating to the motor carrier fuel tax; and to specifically amend the following sections: § 40-17-140, relating to definitions pertaining to the motor carrier fuel tax; § 40-17-142, relating to credit of payment of gasoline and motor fuel taxes; and § 40-17-155, relating to penalties.

As thus amended, was again read at length and passed.

Yeas 78; Nays 5.

Yeas:

Mr. Speaker, Adams (C), Albright, Barton, Bedsole, Blake, Boles, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holley, Holmes, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—78

Nays: Reps.: Hall, Hilliard, Horn, Johnson (Roy) and Stewart.

—5

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the Bill:

S. 533. To provide that a legal licensed lending institution, a vendor making credit sales or leases, any financial institution operating in Alabama or any individual may charge and collect a maximum allowable interest rate, and to provide for the termination of its provisions.

and requests a Committee on Conference.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Bailey, Mitchem and Little.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Gafford, the House acceded to the request of the Senate for a Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 533.

Yeas 72; Nays 0.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Blake, Carothers, Carter, Cates, Clark (G), Clark (W), Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holley, Jackson, Johnson (R. G.), Johnson (Roy), Kennedy, Langford, Letson, Lewis, McMillan, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams and Wyatt.

—72

And the Speaker appointed as a Committee on the part of the House, Reps. Gafford, Adams (C) and Coburn.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 2. To be known as the Alabama Rules of the Road Act, providing rules of highway and traffic safety, establishing general rules relating to the effect of traffic laws, establishing certain traffic laws and penalties for the violation thereof, providing for the establishment of traffic signs, signals and markings, and providing for certain powers of the state highway department and the department of public safety of this state; repealing numerous specific code sections and statutes that conflict herewith as well as all other laws that conflict with this act.

McDOWELL LEE,
Secretary.

REPORT OF COMMITTEE ON CONFERENCE
ON HOUSE BILL 84

We, the Committee on Conference appointed to reconcile the difference between the two Houses concerning House Bill 84, have met and considered the matter referred and beg leave to report as follows:

That the House of Representatives concur with the Senate Amendment.

ALVIN HOLMES,

RONALD E. JACKSON,

GERALD DIAL,

Conferees on the part of the House.

J. RICHMOND PEARSON,

CHARLES BRITNELL,

DEWEY WHITE,

Conferees on the part of the Senate.

COMMITTEE ON CONFERENCE REPORT ADOPTED

On motion of Rep. Holmes, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 84, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 59; Nays 17.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Blake, Bowling, Carothers, Carter, Clark (G), Clark (W), Coburn, Cooley, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Horn, Johnson (R. G.), Kennedy, Langford, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Riddick, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Ward, Warren, Whatley, Williams and Willis.

—59

Nays:

Reps.: Albright, Boles, Cheatwood, Cosby, Crow, Gregg, Hall, Harrison, Hilliard, Howard, Jackson, Johnson (Roy), Nevett, Payne, Trammell, Waggoner and Wyatt.

—17

And the bill:

H. 84. To levy an additional privilege and license tax on the sale, storage, use, consumption, or delivery of cigarettes within this state; providing for the collection and enforcement of such taxes and providing that the proceeds thereof shall be credited to the state general fund and provides for an effective date.

As thus amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 58; Nays 16.

Yeas:

Mr. Speaker, Adams (H), Barton, Blake, Bowling, Carothers, Carter, Clark (G), Clark (W), Cooley, Daniels, Drinkard, Edwards, Ford, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Holley, Holmes, Johnson (R. G.), Kennedy, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams and Willis.

—58

Nays:

Reps.: Albright, Cheatwood, Cosby, Crow, Gafford, Gilmer, Hall, Harrison, Hilliard, Howard, Johnson (Roy), Letson, Nevett, Payne, Waggoner and Wyatt.

—16

REPORT OF CONFERENCE COMMITTEE

HOUSE BILL 665

We, the Committee of Conferees appointed to reconcile the difference between the two Houses concerning House Bill 665, have met, considered the matter, and agreed to the following:

We recommend that the Senate recede from its amendment by Parsons to the bill and to adopt the Conference Committee Amendment as follows:

Amend House Bill 665 as Substituted by Ways and Means in the Synopsis, line 5, after the word "a" by deleting 50¢ and inserting in lieu thereof 25¢ and on line 6 after the word "on" by inserting the word gummed.

Further amend the bill in the Title, Line 12, after the word "on" by inserting gummed.

Further amend the bill, Section 2, Page 1, on line 36 after the word "of" by striking 50¢ and inserting in lieu thereof 25¢ and on line 37 after the word "all" by inserting gummed.

DUANE LEWIS,

ASBURY HOWARD,

THOMAS REED,

Conferees of the House.

MAC PARSONS,

LARRY H. KEENER,

ROBERT (BOB) HALL,

Conferees of the Senate.

COMMITTEE ON CONFERENCE REPORT ADOPTED

On motion of Rep. Lewis, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 665, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 65; Nays 5.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Boles, Bowling, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Coburn, Cooley, Cosby, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Johnson (R. G.), Kennedy, Langford, Letson, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Riddick, Roberts, Sandusky, Sasser, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Williams, Wyatt and Zoghby.

—65

Nays: Reps.: Crow, Hilliard, Jackson, Johnson (Roy) and Payne.

—5

And the bill:

H. 665. To provide revenue by levying a privilege tax on cigarette papers and to provide for the assessment and collection of such tax; conferring powers and imposing duties on the department of revenue; and to prescribe penalty for enforcement.

As amended by the Report of the Committee on Conference was again read at length and passed.

Yeas 68; Nays 4.

Yeas:

Mr. Speaker, Barton, Bedsole, Blake, Bowling, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Coburn, Cooley, Cosby, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Howard, Johnson (R. G.), Kennedy, Langford, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Riddick, Sandusky, Sasser, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—68

Nays: Reps.: Harrison, Hilliard, Johnson (Roy) and Payne.

—4

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the Bill:

S. 558. To repeal Act No. 614, H. 1117, 1978 Regular Session (Acts 1978, p. 872), entitled, "An Act To increase the salaries of certain officials of Cullman County and to provide for the manner of their payment."

said Conference Report being in words and figures as follows:

REPORT OF CONFERENCE COMMITTEE

SENATE BILL 558

We, the committee of conferees appointed to reconcile the disagreement between the two houses concerning S. B. 558, have met, considered the matter, and agreed to the following report:

We recomend that both houses adopt the Conference Committee Amendment as follows:

In Section 1, page 2, immediately following subsection (g) on line 6, insert the following subsection (h):

"(h) Clerk of the Circuit Court

Such annual amount as is payable by the state as established under the general laws of the state in § 12-17-92(a), Code of Alabama 1975.

Conferees on the part of the House.

STEVE COOLEY,

WILLIAM C. BOWLING,

TOMMY ED ROBERTS,

Conferees on the part of the Senate.

FINIS E. ST. JOHN, III,

EDWARD D. ROBERTSON,

ROBERT I. GULLEDGE,

And said Bill, S. B. 558, together with the Report of the Committee on Conference, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Cooley, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 558, said Report being set out in the above and foregoing Message from the Senate.

Yeas 56; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Blake, Bowling, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Coburn, Cooley, Cosby, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Harper (T), Johnson (R. G.), Johnson (Roy), Langford, Letson, McMillan,

Manley, Minus, Mitchell, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—56

And the bill:

S. 558. To amend Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), providing for the salaries of certain county officers of Cullman County, so as to further provide that such salaries shall be in lieu of all other compensation, expense allowances, fees, commissions, percentages or other emolument of any nature whatsoever. Provided, however, said officers shall continue to receive additional compensation granted by Acts of the 1978 and 1979 legislative sessions.

As amended by the Report of the Committee on Conference was again read at length and passed.

Yeas 51; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Blake, Bowling, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cosby, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Harper (T), Johnson (R. G.), Langford, Letson, Manley, Minus, Moore, Naramore, Olive, Owens, Pegues, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—51

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 141. Relating to debtor exemptions; providing that the federal exemptions in Section 522(d) of the Bankruptcy Act of 1978 (11 U.S.C. § 522 (d)) are not available to persons residing in this state; providing an effective date.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

Rep. Harvey offered the motion that the House concur in and adopt the Senate amendment to the bill, H. 141, said Senate amendment being as follows:

A BILL
TO BE ENTITLED
AN ACT

Relating to debtor exemptions; amending Section 6-10-2, Section 6-10-6, Section 6-10-33, Section 6-10-38 and Section 6-10-40 of the 1975 Code of Alabama; providing that the federal exemptions in Section 522(d) of the Bankruptcy Code of 1978 (11 U.S.C. § 522(d)) are not available to persons residing in this state; providing that in Bankruptcy, residents of Alabama shall be entitled only to those exemptions provided under the laws of this state and under federal laws other than Section 522(d) of said Bankruptcy Code (11 U.S.C. § 522(d)); deeming a mobile home or similar dwelling to be a homestead for homestead exemption purposes; clarifying the allowance of the homestead exemption for a husband and wife; providing a savings clause, providing for severability of the provisions hereof; providing for an effective date.

Be It Enacted by the Legislature of Alabama:

Section 1. In cases instituted under the provisions of Title 11 of the United States Code entitled "Bankruptcy", there shall be exempt from the property of the estate of an individual debtor only that property and income which is exempt under the laws of the State of Alabama and under federal laws other than Subsection (d) of Section 522 of said Title 11 of the United States Code.

Section 2. Section 6-10-2 of the Code of Alabama 1975 is hereby amended to read as follows:

"The homestead of every resident of this state, with the improvements and appurtenances, not exceeding in value \$2,000.00 \$5,000.00 and in area 160 acres, shall be, to the extent of any interest he or she may have therein, whether a fee or less estate or whether held in common or in severalty, exempt from levy and sale under execution or other process for the collection of debts during his or her life and occupancy and, if he or she leaves surviving him or her a spouse and a minor child, or children, or either, during the life of the surviving spouse and minority of the child, or children, but the area of the homestead shall not be enlarged by reason of any encumbrance thereon or of the character of the estate or interest owned therein by him or her. When a husband and wife jointly own a homestead each is entitled to claim separately the exemption provided herein, to the same extent and value as an unmarried individual. For purposes of this section and Sections 6-10-38 and 6-10-40, a mobile home or similar dwelling if the principal place of residence of the individual claiming the exemption shall be deemed to be a homestead."

Section 3. Section 6-10-6 of the Code of Alabama 1975 is hereby amended to read as follows:

"The personal property of such resident to the extent of the resident's interest therein, to the amount of \$1,000.00 \$3,000.00 in value, to be selected by him or her, and, in addition thereto, all necessary and proper wearing apparel for himself or herself and family, all family portraits or pictures and all books used in the family shall also be exempt from levy and sale under execution or other process for the collection of debts."

Section 4. Section 6-10-33 of the Code of Alabama 1975 is hereby amended to read as follows:

"When, on a contest of a claim of exemption to personal property, the issue is whether or not the claim is excessive and such issue is found in favor of the plaintiff, it must also be ascertained by the finding of the court or the verdict of the jury, as the case may be, how much and what portion of the property is exempt, describing the same with its value, approximating in value as nearly as practicable \$1,000.00 \$3,000.00, and the residue of the property shall be sold, and out of the proceeds of sale there shall be paid to the defendant an amount which, when added to the value of the property found to be exempt, will make the exemption equal to \$1,000.00 \$3,000.00, and the balance shall be applied to the payment of the costs and satisfaction of the process."

Section 5. Section 6-10-38 of the Code of Alabama 1975 is hereby amended to read as follows:

"(a) If, on the trial of a contest of a claim of homestead exemption, it is found that the homestead as claimed exceeds \$2,000.00 \$5,000.00 in value (or if a husband and wife have both claimed the exemption to which each is entitled, \$10,000.00), or 160 acres in area, the court shall forthwith issue an order to the sheriff, returnable in 30 days thereafter, commanding him to summon three disinterested householders or freeholders of the county in which the homestead is situated, who, after having been sworn by the sheriff or some officer authorized to administer oaths to faithfully discharge their duty, shall, if practicable, set off and allot, by metes and bounds, the homestead exempt to the defendant from levy and sale under process, having regard both to the quality and value of the real estate and to the selection of the defendant and taking land most contiguous to the dwelling, and including such dwelling and appurtenances. The commissioners, as soon as practicable, shall make return of the homestead so allotted and set off by them, in writing subscribed by them, to the sheriff, who shall make due return thereof to the court issuing the order; and the homestead, thus allotted and set off, shall be released from the levy and the residue of the land sold under the order of the court, unless for good cause shown, the courts shall set aside the commissioners' return, in which event another order for summoning commissioners shall be issued. If the commissioners summoned, or any of them, shall fail to act, the sheriff shall summon others to fill their places.

(b) If the homestead, after having been reduced to its lowest practicable area, still exceeds in value \$2,000.00 \$5,000.00 (or if a husband and wife have both claimed the exemption to which each is entitled, \$10,000.00) thereby rendering it impracticable to allot and set it off under subsection (a) of this section, the commissioners shall so make return to the sheriff, who shall thereupon proceed, as in other cases, to advertise and offer the same for sale under the process. If at the sale he receives a bid therefor exceeding \$2,000.00 (\$5,000.00 (or if a husband and wife have both claimed the exemption to which each is entitled, \$10,000.00) he shall sell the same, and of the purchase money \$2,000.00 \$5,000.00 shall be paid to the defendant (or if a husband and wife have both claimed the exemption, \$5,000.00 paid to each), or into the court for him or her, in lieu of the homestead, and the excess only shall be applied to the satisfaction of the process; but if no bid in excess of \$2,000.00 \$5,000.00 (or if a husband and wife have both claimed the exemption to which each is entitled, \$10,000.00) shall be received, the sheriff shall discharge the levy at the plaintiff's cost and return the process, and thereafter no process issued to enforce the plaintiff's demand shall be levied on such homestead so long as it shall continue a homestead except on the written demand of the plaintiff accompanied by an offer in writing to purchase the same for an amount exceeding \$2,000.00 \$5,000.00 (or if a husband and wife have both

claimed the exemption to which each is entitled, \$10,000.00), which offer must state the amount and, at the election of the defendant, shall be binding on the plaintiff.

(c) When a sale is made under subsection (b) of this section and the any defendant dies before receiving the \$2,000.00 their \$5,000.00 standing in lieu of the homestead, the same shall be paid to his or her personal representative, who shall receive and hold it subject to the homestead rights of the defendant's surviving spouse and minor child or children, or either, if there be such; but, if there be none such, the personal representative shall first apply the same to the payment of the demand for the enforcement of which the process issued, and the balance he shall administer as personal assets of the estate."

Section 6. Section 6-10-40 of the Code of Alabama 1975 is hereby amended to read as follows:

"When the homestead, after being reduced to the lowest practicable area, exceeds \$2,000.00 \$5,000.00 in value and the husband or wife has aliened the same by deed, mortgage or other conveyance without the voluntary signature and assent of the spouse, shown and acknowledged as required by law, the alienor or, if he or she fails to act, the spouse or, if there is no spouse or if he or she fails to act, their minor child or children may, by filing a complaint, have the land sold and the homestead interest separated from that of the alienee."

Section 7. Savings clause. The provisions of this Act are cumulative, and are in addition to those presently or hereafter provided for in other law or rule of procedure, and shall not be construed to repeal or supersede any laws not directly inconsistent herewith.

Section 8. If any provision, section or subsection of this Act or the application thereof is held invalid, such invalidity shall not affect other provisions, sections, subsections or applications of this act that which can be given effect without the invalid provisions, sections, subsections or applications, and to this end the provisions of this Act are hereby declared severable.

Section 9. This Act shall take effect immediately upon its passage and approval by the Governor or its otherwise becoming a law.

SUBSTITUTE MOTION TABLED

On motion of Rep. Harvey, the substitute motion offered by Rep. Barton that the House non-concur in the Senate amendment to the bill, H. 141, and request a Committee on Conference was tabled.

Yeas 53; Nays 8.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Bedsole, Blake, Carter, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Drinkard, Edwards, Ford, Greer, Grimsley, Hammett, Harper (O), Harper (T), Hilliard, Jackson, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Naramore, Olive, Owens, Patton, Payne, Pegues, Ray, Reed, Sandusky, Sasser, Shavers, Shoemaker, Smith (C), Stewart, Stout, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Wyatt.

Nays:

Reps.: Albright, Barton, Bowling, Gilmer, Hall, Harrison, Mitchell and Rains.

—8

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Messrs. Teague, Proctor and Holmes:

S. J. R. 213. CONDEMNING THE USE OF PRISON FACILITIES IN TALLADEGA, ALABAMA, FOR THE HOUSING OF THOSE CUBAN REFUGEES WHO HAVE FAILED TO PASS SECURITY SCREENING BY THE FBI AND CIA.

WHEREAS, it is abhorrent to members of the Alabama Legislature that the federal medium security facilities at Talladega, Alabama are being used to house scores of Cuban refugees who, according to a federal spokesman, have failed to pass security screening by the FBI and CIA; and

WHEREAS, as these refugees have been separated from thousands of others being housed in Florida, it is obvious that they are confined as prisoners of the United States government and as suspected felons with Cuban criminal records; and

WHEREAS, should these prisoners not be deported within six months of deportation hearings, they must be released from prison which might well result in a mass influx of hardened criminals into the Talladega Community; and

WHEREAS, further, based on past experience, the citizens of Alabama have every right to fear the possibility of imminent release of these prisoners, at any time, upon order of some federal judge; and

WHEREAS, a question also arises as to why these security facilities with room to house perhaps hundreds of suspected Cuban criminals could not have been used, at least temporarily, to help alleviate the overcrowded conditions of our state prisons until such time as new facilities can be acquired; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we hereby condemn and deplore the housing of Cuban refugees with suspected criminal records in Talladega or any other community in the State of Alabama.

BE IT FURTHER RESOLVED, That copies of this resolution be sent to President Carter, to the Federal Bureau of Immigration and to the members of the Alabama Congressional Delegation in Washington, D. C.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

The resolution, S. J. R. 213, set out in the above and foregoing Message from the Senate, was read and referred to the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 1077. To levy an additional franchise tax on domestic and foreign corporations; to provide for the distribution of the proceeds of said tax and to provide that the provisions of this Act shall be effective only for the fiscal year of 1980-1981.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 594. Relating to DeKalb County; providing an optional and alternative method of assessing and paying taxes on and issuing license tags for motor vehicles in such county.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 188. To amend Section 8-8-5, Code of Alabama 1975, which relates to certain loans to which the usury laws do not apply, so as to alter the minimum principal balance of such loans.

Also:

S. 346. To amend sections 41-10-20 and 41-10-26 of the Code of Alabama 1975, relating to industrial development authorities, so as to authorize airport authorities organized pursuant to Chapter 3 of Title 4 of the Code of Alabama 1975 to be eligible recipients of funds and assistance from the state industrial development authority.

McDOWELL LEE,
Secretary.

H. 141 RESUMED

The question was then on the motion offered by Rep. Harvey that the House concur in and adopt the Senate amendment to the bill, H. 141, and the motion was adopted.

Yeas 58; Nays 7.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Blake, Bowling, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cosby, Crow, Drinkard, Edwards, Ford, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (T), Holley,

Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stout, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—58

Nays:

Reps.: Albright, Barton, Gregg, Hall, Harrison, Jackson and Rains.

—7

And the bill:

H. 141. Relating to debtor exemptions; amending Section 6-10-2, Section 6-10-6, Section 6-10-33, Section 6-10-38 and Section 6-10-40 of the 1975 Code of Alabama; providing that the federal exemptions in Section 522(d) of the Bankruptcy Code of 1978 (11 U.S.C. § 522(d)) are not available to persons residing in this state; providing that in Bankruptcy, residents of Alabama shall be entitled only to those exemptions provided under the laws of this state and under federal laws other than Section 522(d) of said Bankruptcy Code (11 U.S.C. § 522(d)); deeming a mobile home or similar dwelling to be a homestead for homestead exemption purposes; clarifying the allowance of the homestead exemption for a husband and wife; providing a savings clause, providing for severability of the provisions hereof; providing for an effective date.

As thus amended, was again read at length and passed.

Yeas 57; Nays 8.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Bedsole, Blake, Bowling, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cosby, Edwards, Ford, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Holley, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—57

Nays:

Reps.: Albright, Barton, Gilmer, Gregg, Hall, Hilliard, Jackson and Rains.

—8

S. 553 RESUMED

And the bill, S. 553, which previously was temporarily postponed as amended, was read a third time at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Blake, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Edwards, Greer, Gregg, Grimsley, Grouby, Hall, Hammett,

Harper (O), Harper (T), Hines, Holley, Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, McMillan, Manley, Minus, Mitchell, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—64

MOTION TO RECONSIDER TABLED

Having voted on the prevailing side, Rep. Holley offered the motion to reconsider the vote by which the bill, S. 170, was passed, and on motion of Rep. Venable, the motion to reconsider was tabled.

Yeas 47; Nays 12.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Carothers, Carter, Clark (G), Clark (W), Cosby, Crow, Edwards, Ford, Gregg, Grimsley, Hall, Hammett, Harper (O), Harper (T), Johnson (R. G.), Kennedy, Letson, Lewis, Manley, Minus, Mitchell, Olive, Owens, Payne, Pegues, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Stewart, Turner, Venable, Waggoner, Ward, Williams, Wyatt and Zoghby.

—47

Nays:

Reps.: Cheatwood, Daniels, Greer, Harrison, Hilliard, Holley, Jackson, Laird, Turnham, Warren, Whatley and Willis.

—12

MOTION TO ADJOURN LOST

The motion offered by Rep. Minus that the House adjourn, was lost.

Yeas 20; Nays 42.

Yeas:

Reps.: Buskey, Cheatwood, Clark (G), Clark (W), Cosby, Dial, Harper (O), Harrison, Hilliard, Howard, Jackson, Kennedy, Laird, Lewis, Manley, Minus, Starkey, Turner, Whatley and Willis.

—20

Nays:

Reps.: Adams (H), Albright, Barton, Bedsole, Blake, Carter, Crow, Drinkard, Ford, Gafford, Greer, Gregg, Grouby, Hall, Hammett, Harper (T), Holley, Johnson (R. G.), Letson, McMillan, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Rains, Ray, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Stewart, Turnham, Venable, Warren, Williams, Wyatt and Zoghby.

—42

RESOLUTION

The following resolution was introduced:

By Rep. Hall:

H. J. R. 317. REQUESTING THE EXAMINERS OF PUBLIC ACCOUNTS TO AUDIT THE ALABAMA ASSOCIATION OF SCHOOL BOARDS.

WHEREAS, the Legislature of Alabama has insisted upon the furnishing of information by certain private and quasi-private schools in return for their receipt and use of public tax funds; and

WHEREAS, the public has a right to know where and how its tax dollars are being used; and

WHEREAS, Section 16-1-6, Code of Alabama 1975, allows county, city, and state boards of education to use tax dollars to pay dues to the Alabama Association of School Boards; and

WHEREAS, the Alabama Association of School Boards is a direct recipient of public tax monies; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the Examiners of Public Accounts is hereby requested to make an audit of the Alabama Association of School Boards to determine if its public funds are being expended in accordance with Section 16-1-6, Code of Alabama 1975, which calls for inservice training of school board members and the encouraging and fostering of cooperation among school boards of the state.

BE IT FURTHER RESOLVED That the Examiners of Public Accounts be requested to determine in its audit the percentage of tax dollars, and the dollar amount involved, used by the Alabama Association of School Boards for the purpose of lobbying directly or indirectly with public tax monies and, upon the completion of such audit by the Examiners of Public Accounts for the past three fiscal years, a copy of such report shall be filed with the Secretary of the Senate.

The resolution, H. J. R. 317, was read and referred to the Standing committee on Rules.

SPECIAL ORDER RESUMED

And the bill:

S. 77. To make an additional appropriation to the Alabama liquefied petroleum gas board from the Alabama liquefied petroleum gas board fund which is on deposit in the state treasury, for salaries and other expenses for the fiscal year ending September 30, 1980.

Was read a third time at length and passed.

Yeas 62; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hilliard, Holley, Howard,

Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, Manley, Minus, Mitchell, Naramore, Olive, Owens, Payne, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Turner, Venable, Waggoner, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—62

And the bill:

S. 490. To amend Section 8-16-94, Code of Alabama 1975, pertaining to minimum weights of certain commodities when said commodities are sold by bushel or barrel; to allow said commodities to be sold at the weight per bushel or barrel as is generally recognized in the present-day marketplace; to allow the State Board of Agriculture and Industries to set minimum weights per bushel or barrel for certain commodities when present marketing practices so dictate.

Was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Bedsole, Blake, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Hilliard, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Stout, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—69

MOTION TO ADJOURN LOST

The motion offered by Rep. Hall that the House adjourn, was lost.

Yeas 24; Nays 37.

Yeas:

Reps.: Albright, Buskey, Cheatwood, Clark (G), Clark (W), Cosby, Drinkard, Ford, Grimsley, Hall, Harper (O), Hilliard, Horn, Howard, Kennedy, Laird, Lewis, Manley, Minus, Nevett, Rains, Smith (J), Turner and Willis.

—24

Nays:

Reps.: Adams (C), Adams (H), Barton, Bedsole, Blake, Bowling, Carothers, Carter, Coburn, Crow, Gafford, Greer, Gregg, Hammett, Harvey, Johnson (R. G.), Kelley, Langford, McMillan, Moore, Naramore, Olive, Owens, Payne, Pegues, Penry, Ray, Sasser, Seibels, Shoemaker, Smith (C), Stewart, Stout, Turnham, Venable, Warren and Wyatt.

—37

SPECIAL ORDER RESUMED

And the bill:

S. 197. To amend Section 25-4-5, Section 25-4-10, Section 25-4-53, Section 25-4-113, Section 25-4-118, Section 25-4-141 and Section 25-4-145, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act so as to remove provisions covering certain participants in federally funded programs; to redefine the definition of "educational institution"; to provide for punishment by fine and/or imprisonment for failure to hold in trust contributions deducted from employees; to provide employees immunity from civil suits for acts performed in their official capacity except for wanton or malicious conduct; to permit disclosure of information to welfare officials in performance of official duties in connection with aid to families and dependent children and with restriction, for economic analysis; to remove requirement for an individual to testify even if testimony might be self-incriminating; to increase, upon conviction of violation of code requirements, maximum fine from \$250 to \$500 and maximum length of imprisonment from 3 months to 12 months; to increase statute of limitations for conviction for violations from 2 to 3 years and to establish procedures for the collection of overpayment of benefits.

Was read a third time at length and passed.

Yeas 57; Nays 6.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Blake, Bowling, Buskey, Carothers, Carter, Clark (G), Clark (W), Coburn, Crow, Dial, Drinkard, Edwards, Ford, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McMillan, Manley, Minus, Naramore, Olive, Owens, Penry, Rains, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Williams, Willis and Zoghby.

—57

Nays:

Reps. Cheatwood, Cosby, Hilliard, Holley, Horn, and Wyatt.

—6

And the bill:

S. 196. To amend Section 25-4-16, Section 25-4-74, Section 25-4-78, Section 25-4-91, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act to redefine "wages" to include back pay awards; to distribute such payments over the period covered by such payments; to describe the effect receipt of such payments shall have on the receipt of benefits and to permit a claim to be reopened and redetermined after the end of the benefit year if the original determination was based upon false or misrepresented information.

Was read a third time at length and passed.

Yeas 61; Nays 3.

Yeas:

Mr. Speaker, Adams (C), Albright, Bedsole, Blake, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Dial, Drinkard, Edwards, Greer, Gregg, Grimsley, Grouby, Hall, Hammett,

Harper (O), Harper (T), Harvey, Hilliard, Holmes, Horn, Howard, Johnson (R. G.), Kelley Kennedy, Laird, Letson, Lewis, McMillan, Minus, Narmore, Olive, Owens, Payne, Penry, Ray, Reed, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Stewart, Turner, Turnham, Venable, Ward, Warren, Williams, Willis and Zoghby.

—61

Nays: Reps.: Holley, Rains and Wyatt.

—3

And the bill:

S. 193. To amend Sections 25-8-2, 25-8-5, 25-8-9, 25-8-11, 25-8-14, 25-8-16, 25-8-18, 25-8-23, 25-8-26, 25-8-28, and 25-8-30 of the Code of Alabama 1975, relating to the child labor law, so as to regulate further the employment of certain children and to prescribe additional penalties for violations.

Was taken up.

AMENDMENT OFFERED

Rep. Shoemaker offered the following amendment to the bill, S. 193:

Amend S. B. 193, on page 3, line 16 by inserting a period after the word "scaffolding" and deleting the remainder of the sentence.

Further amend S. B. 193, on page 3, line 18 by inserting a period after the word "trade" and deleting the remainder of the sentence.

Further amend S. B. 193, on page 3, line 25 by striking section (18) in its entirety, and renumbering all remaining sections accordingly.

Further amend S. B. 193, on page 4, line 37 by striking the period after the word "workers" and inserting the following: or domestic service workers.

Further amend S. B. 193, on page 10, line 12 by striking the figure \$500.00 and inserting in lieu thereof the figure \$250.00.

Further amend S. B. 193, on page 10, line 13 by striking the figure \$1,000.00 and inserting in lieu thereof the figure \$500.00.

And the amendment was adopted.

Yeas 58; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Bedsole, Blake, Bowling, Carothers, Carter, Cates, Cheatwood, Coburn, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Horn, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Minus, Olive, Owens, Payne, Pegues, Penry, Ray, Reed, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—58

And the bill, S. 193, as thus amended, was read a third time at length and passed.

Yeas 61; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Bowling, Carothers, Carter, Cates, Cheatwood, Coburn, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Horn, Howard, Johnson (R. G.), Kennedy, Laird, Letson, Lewis, McKee, McMillan, Minus, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—61

And the bill:

S. 510. To adopt and incorporate into the Code of Alabama 1975 all of the general and permanent laws of the State adopted during the 1979 sessions of the Legislature as contained in the 1979 Cumulative Supplement to the Code of Alabama 1975, and to make certain corrections in such supplement; and to adopt and incorporate into the Code of Alabama 1975 all laws as contained in the 1977 Blue Paperback Pamphlet of Title 13A, known as the "Alabama Criminal Code," as amended, and the 1979 Cumulative Supplement thereto, and to make certain corrections in such pamphlet and supplement.

Was read a third time at length and passed.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Holley, Holmes, Horn, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—70

And the bill:

S. 367. (With Substitute): To prescribe that the willful or malicious or intentional burning or setting fire to, or the causing of such burning or setting such fire to any forest, grass or woodland not owned or in the possession of the person doing or causing such actions, is a Class C felony; and to prescribe penalties therefor.

Was taken up.

The question was then on the adoption of the substitute reported by the Standing Committee on Judiciary, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To amend Section 9-13-11 of the Code of Alabama 1975, relating to forest fire protection so as to provide for the requirement of obtaining burning permits before setting a controlled fire; to provide for revoking such permits; and to provide further for criminal penalties for violations.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 9-13-11 of the Code of Alabama 1975 is hereby amended to read as follows:

"9-13-11. (a) It shall be a Class C Felony for Every every person, firm association or corporation who. "(1) willfully, maliciously or intentionally burns, sets fire to, or causes to be burned or any fire to be set to any forest, grass, woodlands, or other inflammable vegetation of any lands not owned, leased, controlled of in the lawfull possession of the person, fire, association or corporation setting such fire or burning such lands or causing such fire to be set or lands to be burned; every person, firm, association or corporation who willfully, maliciously or wantonly;

"(2) shall have in his possession or shall set throw or place any device, instrument or paraphernalia in or adjacent to any forest, grass, woodlands or other inflammable vegetation, which forest, grass, woodland or other inflammable vegetation is not owned, leased, controlled or in the lawfull possession of the person possessing such device, instrument or paraphernalia;

"(b) It shall be a Class B misdemeanor for any person, firm, association or corporation:

"(1) who allows a fire to escape from land owned, leased or controlled by him, whereby any property of another is injured or destroyed;

"(2) who shall burn any brush, stumps, logs, rubbish, fallen timber, grass, stubble or debris of any sort, whether on one's own land or that of another, without taking reasonably necessary precautions, both before lighting the fire and all times thereafter to prevent the escape thereof; any person, firm, association or corporation;

"(3) who shall set fire to any brush, stumps, logs, rubbish, fallen timber, grass, stubble or debris of any sort within or near any forest or woodland, unless the area surrounding said material to be burned shall be cleared of all inflammable material for a reasonably safe distance in all directions and maintained free of all inflammable material so long as such fire shall continue to burn; any person, firm, association or corporation;

"(4) who shall set a fire within or near any forest, woodland or grass land without clearing the ground immediately around it free from material which will carry fire, or shall leave such fire before it is totally extinguished or start a fire in any forest, woodland or grassland by throwing away a lighted cigar, cigarette, match or by the use of firearms or in any other manner and leave the same unextinguished; any person, firm, association or corporation;

"(5) who shall destroy, remove, injure or deface and fire warning or notices or deface any inscription or devices comprising such notices; and any person, firm, association or corporation;

"(6) who shall burn any new ground, field, grasslands, or woodlands, adjoining woodlands or grasslands of another within any area which has been placed under organized forest fire protection by the state forestry commission without first obtaining verbal authorization from the state forestry commission by obtaining a burning permit number or any other agency without first reporting to the protection agency time he intends to burn said land and location of the same shall be guilty of a misdemeanor and shall be punished by a fine of not less than \$10.00 nor more than \$1,000.00, and may also be imprisoned in the county jail or sentenced to hard labor for not less than 10 days nor more than 12 months.

"(c) (1) Burning permits may be obtained from the district operations center when the center is in active operation. The following criteria must be met:

a. The person requesting the permit must have adequate tools, equipment and manpower to stay with and control the fire during the entire burning period.

b. The person requesting the permit is responsible to keep the fire confined.

c. In no case will the person requesting the permit allow the fire to be unattended until it is dead out.

"(2) Burning permits will be issued if the individual requesting the permit states that the above criteria will be met unless the state forester shall declare a fire alert. Under fire alert conditions the state forester may allow issuance of permits at his discretion, taking into account the number of fires burning in the district, current and projected weather conditions, the ability of the person seeking the permit to contain the fire and that individual's knowledge of fire behavior and other factors which may affect fires and fire behavior. A fire alert will be issued by the state forester for any district or portion of a district that in the opinion of the state forester, has existing conditions which produce extraordinary danger from fire.

"(3) If subsequent to issuance of a permit a lawfully authorized fire escapes to the lands of another and an investigation reveals that the permit holder did not meet all the criteria as set forth above, the fire will be treated as if no legal authorization had been obtained.

"(4) A burning permit once issued may be revoked if the person requesting the permit fails to comply with proper burning procedures or if weather conditions develop which may result in erratic fire behavior.

"(d) An area shall be deemed legally placed under organized forest fire protection by the state forestry commission of the state of Alabama upon proclamation of the state forester. Such proclamation shall describe the lands placed in said area and shall be published once a week for two consecutive weeks in a newspaper published in the county where the lands composing said area are located. If there are no newspapers published in the county where said lands are located, then said proclamation shall be published in a newspaper of an adjoining county. In the event the lands composing said area are located in more than one county, such proclamation shall be so published in a newspaper in each county where said lands are located. Beginning with the twelfth day after the first publication of said proclamation in said newspaper or newspapers, the lands described in the proclamation shall be deemed in an area under organized forest fire protection. Upon the trial of any person, firm or corporation for the violation of any provision of this section, a

certified copy of said proclamation executed by the state forester shall be admissible in evidence and shall be conclusive evidence of the fact that the lands described in said proclamation constitute an area under organized forest fire protection within the meaning of this section.

"(c) All moneys collected for any violation of this section as fines, forfeitures, etc., shall go to the Alabama forestry commission fund and shall be used in defraying the expense of the administration of such state forestry commission."

Section 2. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 3. All laws or parts of laws which conflict with this act are hereby repealed.

Section 4. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 66; Nays 4.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Bedsole, Blake, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Holmes, Horn, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Minus, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—66

Nays: Reps.: Albright, Hall, Turner and Wyatt.

—4

And the bill, S. 367, as thus amended, was read a third time at length and passed.

Yeas 69; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Holmes, Horn, Howard, Johnson (R. G.), Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—69

Nay: Rep. Turner.

—1

MOTION TO ADJOURN LOST

The motion offered by Rep. Hammett that the House adjourn, was lost.

Yeas 29; Nays 42.

Yeas:

Mr. Speaker, Adams (H), Albright, Buskey, Cheatwood, Clark (W), Coburn, Drinkard, Ford, Greer, Grimsley, Hall, Hammett, Harper (O), Harvey, Hilliard, Horn, Howard, Laird, Lewis, Minus, Nevett, Patton, Ray, Reed, Smith (J), Turner, Whatley and Williams.

—29

Nays:

Reps.: Adams (C), Barton, Bedsole, Blake, Carter, Clark (G), Cosby, Crow, Dial, Gafford, Grouby, Harper (T), Johnson (R. G.), Kennedy, Langford, Letson, McKee, McMillan, Mitchell, Moore, Naramore, Olive, Owens, Payne, Pegues, Penry, Rains, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (M), Stewart, Stout, Trammell, Turnham, Venable, Warren, Wyatt and Zoghby.

—42

SPECIAL ORDER RESUMED

And the bill:

S. 217. (With Amendment): To amend Section 35-11-233, Code of Alabama 1975, relating to mechanic's liens and assignment thereof, so as to provide further for the transfer of such liens to security by a deposit of money or bond with the court.

Was taken up.

SUBSTITUTE OFFERED

Rep. Clark (G) offered the following substitute to the bill, S. 217 with pending amendment reported by the Standing Committee on Judiciary:

A BILL
TO BE ENTITLED
AN ACT

To amend Section 35-11-233, Code of Alabama 1975, relating to mechanic's liens and assignment thereof, so as to provide further for the transfer of such liens to security by a deposit of money or bond with the court.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 35-11-233, Code of Alabama 1975 is hereby amended to read as follows:

"Section 35-11-233. (1) Any claim for which a lien is provided in this article may be assigned; and the assignee shall thereby be invested with all the rights of the original holder of the lien, and be entitled to all his remedies to enforce them. The assignee shall have the right to consolidate all such claims in one statement to be filed as herein provided; and the length of time for the filing of said claim shall be measured by the greatest length of time for the filing of any class of claims held by the assignee.

"(2) Any lien claimed on real property under this article may be transferred by any person having an interest in the real property upon which the lien is imposed or the contract under which the lien is claimed, from such real property to other security by first filing with the court in which the action is brought, a copy of the lien which has been duly filed and recorded as required by law, and by either:

"(a) Depositing with the court in which the action is brought a sum of money, or

"(b) Filing with the court a bond executed as surety by a surety insurer licensed to do business in this state, either of which shall be in an amount equal to the amount demanded in such claim of lien plus interest thereon at eight per cent per year for three years plus one hundred dollars to apply on any court costs which may be taxed in any proceeding to enforce said lien,

"Such deposit or bond shall be conditioned to pay any judgment or decree which may be rendered for the satisfaction of the lien for which such claim of lien was recorded and costs not to exceed one hundred dollars. Upon making such deposit or filing such bond the court shall make and record a certificate showing the transfer of the lien from the real property to the security and mail a copy thereof by registered or certified mail to the lienor named in the claim of lien so transferred at the address stated therein. Within 10 days from the date of the receipt of the said certificate, the lienor may by motion, petition the court in which the action is pending for a hearing on the sufficiency of the amount in question or on the qualifications of the surety insurer. In such an event, the ruling of the court on the said motion, shall be a final determination. Upon the expiration of the said 10 days, or in the event a petition has been filed with the court, upon the determination of the court; and upon filing the certificate of transfer in the court where the lien was filed, the real property shall thereupon be released from the lien claimed and such lien shall be transferred to said security. The court shall be entitled to a fee for making and serving the certificate in the sum of two dollars. Any number of liens may be transferred to one such security.

"(3) Any excess of the security over the aggregate amount of any judgments or decrees rendered plus costs actually taxed shall be repaid to the party filing the same or his successor in interest. Any deposit of money shall be considered as paid into court and shall be subject to the provisions of law relative to payments of money into court and the disposition of same.

"(4) Any party having an interest in such security or the property from which the lien was transferred may at any time, and any number of times, file a complaint in the circuit court of the county where such security is deposited for an order to require additional security, reduction of security, change or substitution of sureties, payment or discharge thereof or any other matter affecting said security.

"(5) If no proceeding to enforce a transferred lien shall be commenced within the time specified, or if it appears that the transferred lien has been satisfied of record, the court shall return said security upon request of the person depositing or filing the same, or the insurer."

Section 2. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 42; Nays 1.

Yeas:

Mr. Speaker, Bedsole, Carothers, Carter, Cheatwood, Coburn, Cosby, Crow, Edwards, Hall, Harper (O), Harper (T), Harvey, Horn, Howard, Johnson (R. G.), Kennedy, Letson, McKee, McMillan, Minus, Olive, Payne, Pegues, Penry, Rains, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Stout, Turner, Turnham, Venable, Warren, Williams, Willis and Zoghby.

—42

Nay: Rep.: Wyatt.

—1

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, S. 217, as thus amended, was read a third time at length and passed.

Yeas 55; Nays 4.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Grouby, Hammett, Harper (T), Holmes, Horn, Howard, Johnson (R. G.), Kennedy, Letson, Lewis, McKee, McMillan, Minus, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Turner, Turnham, Venable, Ward, Warren, Williams, Willis and Zoghby.

—55

Nays: Reps.: Albright, Hall, Shavers and Wyatt.

—4

And the bill:

S. 339. To provide for a minimum salary for certain probate judges.

Was taken up.

AMENDMENT OFFERED

Rep. Cates offered the following amendment to the bill, S. 339:

Amend S. 339 on page 1 line 21 by striking through the words, "a salary that" and inserting in lieu thereof the words "total compensation"

Also amend page 1 line 26 by striking through the word "a salary that" and inserting in lieu thereof the words "total compensation"

MOTION TO TABLE LOST

The motion offered by Rep. Sasser to table the amendment offered by Rep. Cates to the bill, S. 339, was lost.

Yeas 32; Nays 35.

Yeas:

Mr. Speaker, Barton, Blake, Buskey, Cheatwood, Clark (W), Coburn, Crow, Grouby, Harper (O), Harper (T), Harvey, Jackson, Johnson (R. G.), Kelley, Kennedy, Letson, Minus, Mitchell, Moore, Olive, Owens, Pegues, Ray, Sandusky, Sasser, Shoemaker, Stewart, Turner, Turnham, Warren and Zoghby.

—32

Nays:

Reps.: Adams (C), Albright, Carothers, Carter, Cates, Cosby, Daniels, Dial, Gilmer, Gregg, Grimsley, Hall, Hammett, Harrison, Holley, Holmes, Howard, Laird, Langford, Lewis, McMillan, Naramore, Patton, Payne, Penry, Rains, Reed, Seibels, Shavers, Stout, Venable, Waggoner, Ward, Willis and Wyatt.

—35

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 210. To amend Title 11, Code of Alabama, 1975 relating to the creation, composition, duties and authority of the county commissions of Alabama; and to specifically amend the following sections: § 11-3-1, relating to creation, composition, election and term of commissioners; § 11-3-4, relating to compensation of commissioners; § 11-3-7, relating to the quorum for county commission meetings; § 11-3-9, relating to special meetings of the county commission; § 11-3-18, relating to proceedings at meetings of the county commission; § 11-3-19, relating to the appointment of a special clerk; § 11-3-20, relating to the determination of matters where the county commission is divided, prescribing duties for the chairman of the county commission; § 11-4-23(5), relating to the treasurer providing a statement of moneys received; § 11-10-2, relating to tax anticipation loans; 11-12-4, relating to claims and demands against the county; § 11-12-13, relating to lights and fuel for sessions of court and county commission; § 11-14-2, relating to custody of county property; 11-14-9, relating to custody and maintenance of the courthouse; § 11-14-19, relating to special meetings of the county commission to make appropriations for jail; and § 11-14-22, relating to the examination of jails.

McDOWELL LEE,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 141. Relating to debtor exemptions; amending Section 6-10-2, Section 6-10-6, Section 6-10-33, Section 6-10-38 and Section 6-10-40 of the 1975 Code of Alabama; providing that the federal exemptions in Section 522(d) of the Bankruptcy Code of 1978 (11 U.S.C. § 522(d)) are not available to persons residing in this state; providing that in Bankruptcy, residents of Alabama shall be entitled only to those exemptions provided under the laws of this state and under federal laws other than Section 522(d) of said Bankruptcy Code (11 U.S.C. § 522(d)); deeming a mobile home or similar dwelling to be a homestead for homestead exemption purposes; clarifying the allowance of the homestead exemption for a husband and wife; providing a savings clause, providing for severability of the provisions hereof; providing for an effective date.

Also:

H. 287. To impose a \$.04 per gallon tax on gasoline, motor fuel and lubricating oil as defined in Sections 40-17-30, 40-17-1 and 40-17-170, Code of Alabama, 1975 respectively; to provide for certain exemptions from the excise tax; to provide for the distribution and use of the gasoline, motor fuel and lubricating oil tax revenues collected from the sale of such products; to provide for the Commissioner of Revenue to collect the tax and enforce provisions of the Act.

Also:

H. 648. To amend Title 40, Code of Alabama, 1975 relating to the motor carrier fuel tax; and to specifically amend the following sections: § 40-17-140, relating to definitions pertaining to the motor carrier fuel tax; § 40-17-142, relating to credit of payment of gasoline and motor fuel taxes; and § 40-17-155, relating to penalties.

Also:

H. 1077. To levy an additional franchise tax on domestic and foreign corporations; to provide for the distribution of the proceeds of said tax and to provide that the provisions of this Act shall be effective only for the fiscal year of 1980-1981.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 2. To be known as the Alabama Rules of the Road Act, providing rules of highway and traffic safety, establishing general rules relating to the effect of traffic laws, establishing certain traffic laws and penalties for the

violation thereof, providing for the establishment of traffic signs, signals and markings, and providing for certain powers of the state highway department and the department of public safety of this state; repealing numerous specific code sections and statutes that conflict herewith as well as all other laws that conflict with this act.

Also:

S. 188. To amend Section 8-8-5, Code of Alabama 1975, which relates to certain loans to which the usury laws do not apply, so as to alter the minimum principal balance of such loans.

Also:

S. 246. To amend Section 40-12-250, Code of Alabama 1975, which provides for special license plates for motor vehicles owned and used by the state, county or municipality, so as to change the lettering on vehicles owned by municipal corporations or municipal boards.

Also:

S. 346. To amend sections 41-10-20 and 41-10-26 of the Code of Alabama 1975, relating to industrial development authorities, so as to authorize airport authorities organized pursuant to Chapter 3 of Title 4 of the Code of Alabama 1975 to be eligible recipients of funds and assistance from the state industrial development authority.

Also:

S. 594. Relating to DeKalb County; providing an optional and alternative method of assessing and paying taxes on and issuing license tags for motor vehicles in such county.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing Message from the Senate.

S. 339 RESUMED

AMENDMENT ADOPTED

The question was then on the amendment offered by Rep. Cates to the bill, S. 339, and the amendment was adopted.

Yeas 36; Nays 28.

Yeas:

Reps.: Adams (C), Albright, Carothers, Carter, Cates, Crow, Daniels, Dial, Gilmer, Gregg, Grimsley, Hall, Hammett, Harper (T), Harrison, Hilliard, Holley, Holmes, Horn, Howard, Laird, Langford, Letson, Lewis, Naramore, Patton, Payne, Rains, Ray, Reed, Seibels, Shavers, Stout, Venable, Willis and Wyatt.

Nays:

Mr. Speaker, Barton, Blake, Buskey, Cheatwood, Clark (W), Coburn, Cosby, Harper (O), Harvey, Jackson, Johnson (R. G.), Kelley, Kennedy, Minus, Mitchell, Moore, Olive, Owens, Pegues, Roberts, Shoemaker, Stewart, Tucker, Turner, Turnham, Warren and Zoghby.

—28

AMENDMENT OFFERED

Rep. Letson offered the following amendment to the bill, S. 339 as amended:

Amend S. B. 339, page 2, section 7 after the word "effective" on line 13 by striking immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law and inserting in lieu thereof as such time as their present term in office expires.

and new term begins

AMENDMENT TABLED

On motion of Rep. Sasser, the amendment offered by Rep. Letson to the bill, S. 339 as amended, was tabled.

Yeas 41; Nays 25.

Yeas:

Mr. Speaker, Adams (C), Barton, Blake, **Buskey**, Cheatwood, Clark (W), Coburn, Crow, Edwards, Greer, Gregg, **Grouby**, Harvey, Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kelley, **Kennedy**, Letson, Minus, Mitchell, Moore, Naramore, Olive, Owens, **Pegues**, Ray, Sandusky, Sasser, Shoemaker, Stewart, Turner, Turnham, **Venable**, Ward, Warren, Williams, Willis and Zoghby.

—41

Nays:

Reps.: Albright, Bowling, Carothers, **Carter**, Cates, Cosby, Gilmer, Grimsley, Hall, Hammett, Harper (T), **Harrison**, Horn, Howard, Jackson, Langford, Lewis, Patton, Payne, Rains, Reed, Seibels, Shavers, Stout and Wyatt.

—25

And the bill, S. 339, as thus amended, was read a third time at length and passed.

Yeas 55; Nays 12.

Yeas:

Mr. Speaker, Adams (C), Albright, Barton, Bedsole, Blake, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (W), Coburn, Cosby, Crow, Daniels, Edwards, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harrison, Harvey, Holmes, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Letson, Lewis, Minus, Mitchell, Moore, Naramore, Olive, Owens, Pegues, Ray, Roberts, Sandusky, Sasser, Shoemaker, Stewart, Turner, Turnham, Venable, Ward, Warren, Williams, Willis and Zoghby.

—55

Nays:

Reps.: Adams (H), Dial, Gilmer, Hall, Holley, Langford, Patton, Rains, Seibels, Shavers, Stout and Wyatt.

—12

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 571. To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House non-concurred in the Senate amendment to the bill, H. 571, and requested a Committee on Conference, said Senate amendment being as follows:

On page 2, line 7, delete the figure "8½%" and insert in lieu thereof the following:

10%

Yeas 66; Nays 4.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Bowling, Buskey, Carothers, Carter, Clark (G), Clark (W), Coburn, Cosby, Daniels, Drinkard, Edwards, Ford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holmes, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Letson, McKee, Minus, Mitchell, Moore, Naramore, Olive, Patton, Payne, Pegues, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Stewart, Tucker, Turner, Turnham, Venable, Ward, Warren, Williams and Willis.

—66

Nays: Reps.: Crow, Holley, Langford, and Wyatt.

—4

The Speaker appointed as a committee on the part of the House, Reps. Pegues, Dial and Owens.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 247. To amend Section 12-12-31 of the Code of Alabama 1975 providing for small claims actions so as to provide that corporations may be represented by an officer or agent of such corporation other than an attorney.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 36. To be known as "Alabama Banking Code", revising the laws of Alabama in Title 5 of the Code of Alabama 1975 providing for: general provisions; the State Banking Department; examination and reports of banks; retention of bank records; organization and operation of banks; directors, officers and employees of banks; bank merger, consolidation or conversion; liquidation of banks; reorganization of banks; bank emergencies and compliance with federal laws; regulation of trust business of banks and trust companies; administration of common trust funds; repealing numerous specific code sections and statutes that conflict herewith as well as all other laws that conflict with this act.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Cates, the House concurred in the Senate amendment to the bill, H. 36, said Senate amendment being as follows:

Amend House Bill 36 in Section 5-7-22 on Page 67, line 32, by inserting the following:

"At the time when such conversion of the national bank into a state bank, under the charter of the latter, becomes effective, all the property of the national bank, including all its rights, title and interest in and to all property of whatsoever kind, whether real, personal or mixed, and things in action, and every right, privilege, interest and asset of any conceivable value or benefit then existing, belonging or appertaining to it or which would inure to it, shall immediately, by act of law and without any conveyance or transfer and without any further act or deed, be vested in and become the property of the state bank, which shall have, hold and enjoy the same in its own right as fully and to the same extent as if the same were possessed, held and enjoyed by the national bank.

Upon such conversion becoming effective, the state bank shall be deemed to be a continuation of the entity and of the identity of the national bank and all the rights, obligations and relations of the national bank to or in respect to any person, estate, creditor, depositor, trustee or beneficiary of any trust and in, or in respect to, any executorship or trusteeship or other trust or fiduciary function shall remain unimpaired. The state bank as of the time of the taking effect of such conversion, shall succeed to all such rights, obligations, relations and trusts and the duties and liabilities connected therewith and shall execute and perform each and every such trust or relation in the same manner as if the state bank had itself assumed the trust or relation, including the obligations and liabilities connected therewith. If the national bank is acting as administrator, co-administrator, executor, co-executor, trustee or co-trustee of or in respect to any estate or trust being administered under the laws of this state, such relation, as well as any other or similar fiduciary relations, and all rights, privileges, duties and obligations connected therewith shall remain unimpaired and shall continue into and in said state bank from and as of the time of the taking effect of such conversion, irrespective of the date when any such relation may have been created or established and

irrespective of the date of any trust agreement relating thereto or the date of the death of any testator or decedent whose estate is being so administered. Nothing done in connection with the conversion of a national bank into a state bank shall in respect of any such executorship, trusteeship or similar fiduciary relation, be deemed to be or to effect, under the laws of this state, a renunciation or revocation of any letters of administration or letters testamentary pertaining to such relation, nor a removal or resignation from any such executorship or trusteeship or other fiduciary relationship, nor shall the same be deemed to be of the same effect as if the executor or trustee or other fiduciary had died or otherwise become incompetent to act.

Any reference to the national bank in any contract, will or document shall be considered a reference to the state bank unless expressly provided to the contrary in the contract, will or document."

Amend H. 36 as last amended as follows:

On page 16, delete in their entirety lines 24 and 25 and insert in lieu thereof the following:

The banking board shall hold its meetings within the state; provided, however, the banking board may hold a meeting without the state only if so required by the federal agency regulating banks.

Amend H. B. 36:

On page 51, line 38, end sentence after the word "bank". On line 38, delete words "only if the bank is furnished a certificate that". On Page 52, delete lines 5, 6, 7, 8, 9, and 10. On line 11, delete words "copy thereof upon such customer." On line 15, end sentence after the word "authority. On line 15, delete words "and if it receives". Delete lines 16, 17, 18, 19, and 20.

Section 5-5-43: Disclosure of customer financial records.

A bank shall disclose financial records of its customers pursuant to a lawful subpoena, summons, warrant or court order issued by or at the request of any state agency, political subdivision, instrumentality, or officer or employee thereof and served upon the bank only if the bank is furnished a certificate that such subpoena, summons, warrant or court order or a certified copy of such court order has also been served upon the customer whose records are being sought, at least ten days prior to the date on which the records are to be disclosed, provided a court of competent jurisdiction, for good cause, may waive service of such subpoena, summons, warrant or court order or certified copy thereof upon such customer. No bank, director, officer, employee or agent thereof shall be held civilly or criminally responsible for disclosure of financial records pursuant to a subpoena, summons, warrant or court order which on its face appears to have been issued upon lawful authority and, if it receives such certificate. Prior to making disclosure the bank may require reimbursement for the reasonable costs incurred or to be incurred by it in the course of compliance including, but not limited to, reproduction costs, personnel costs and travel expenses.

Amend Section 5-1-1 of House Bill 36 by adding at the end thereof the following:

"It shall also be known and may be cited as the Gullledge—Cates Banking Reform Act of 1980."

Yeas 73; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Bowling, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harvey, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Langford, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Stout, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—73

And the bill, H. 36 as thus amended, was again read at length and passed.

Yeas 73; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Bowling, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harvey, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Langford, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Stout, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—73

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Joint Resolutions and House Bills hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the Executive Department for same.

Delivered to the Governor at 2:15 P.M. on May 8, 1980.

H. 440

H. 492

Delivered to the Governor at 3:30 P.M. on May 8, 1980.

H. J. R. 208

H. J. R. 283

H. J. R. 284

H. J. R. 293

H. J. R. 298

Delivered to the Governor at 5:25 P.M. on May 8, 1980.

H. 73

H. 395

H. 637

H. 795

H. 820

H. 821

H. 860

H. 871

H. 872

H. 922

H. 960

H. 967

H. 977

H. 1008

H. 1014

H. 1017

H. 1021

H. 1047

H. 1053

H. 1054

H. 266 (Ex. Amdt.)

H. 941 (Ex. Amdt.)

H. 488

H. 851

H. 1015

H. 1089

H. 1097

REGULAR SESSION
29th Day

2399

H. 1098

H. 1100

H. J. R. 305

Delivered to the Secretary of State at 5:25 P.M. on May 8, 1980.

H. 1001 (Constitutional Amendment)

Delivered to the Governor at 5:45 P.M. on May 8, 1980.

H. 1016

H. 909

H. 244

H. 1018

Delivered to the Governor at 11:15 P.M. on May 8, 1980.

H. 141

H. 287

H. 648

H. 1077

JOHN W. PEMBERTON,
Clerk.

ADJOURNMENT

On motion of Rep. Hammett and pursuant to the resolution, H. R. 294, heretofore adopted, the House adjourned until 11:00 o'clock a.m., Monday, May 19, 1980.

Yeas 43; Nays 34.

Yeas:

Mr. Speaker, Adams (H), Albright, Bowling, Buskey, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cosby, Crow, Dial, Edwards, Ford, Gafford, Goodwin, Greer, Gregg, Hall, Hammett, Harrison, Harvey, Hilliard, Holley, Holmes, Horn, Howard, Laird, Langford, Letson, Minus, Moore, Patton, Ray, Reed, Sasser, Shavers, Tucker, Turner, Whatley, Williams and Willis.

—43

Nays:

Reps.: Adams (C), Barton, Bedsole, Blake, Carter, Cates, Gilmer, Grouby, Harper (T), Johnson (R. G.), Johnson (Roy), Kennedy, Lewis, McKee, McMillan, Mitchell, Naramore, Olive, Owens, Payne, Penry, Rains, Riddick, Roberts, Sandusky, Seibels, Smith (C), Smith (J), Stewart, Stout, Turnham, Venable, Warren and Wyatt.

—34

THIRTIETH DAY

House of Representatives
Montgomery, Alabama
Monday, May 19, 1980

The House met pursuant to adjournment.

PRAYER

The session was opened with prayer by Reverend James Cook, Butler Chapel AME Zion Church, Greenville, Alabama.

ROLL CALL

On a call of the roll of the House, the following members answered to their names:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Hines, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—102

A quorum was present.

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the twenty-ninth legislative day and finds the same to be correct.

LEIGH PEGUES,
Acting Chairman.

On motion of Rep. Manley, the reading at length of the Journal of the House for the twenty-ninth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the twenty-ninth legislative day was approved.

LEAVE OF ABSENCE

At the request of Rep. Gafford, leave of absence was granted for Rep. Biddle.

At the request of Rep. Naramore, leave of absence was granted for Rep. Brakefield.

At the request of Rep. Bedsole, leave of absence was granted for Rep. Parker.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 935. To provide that no part of the net earnings of any authority organized pursuant to the Historical Preservation Authorities Act of 1979 shall inure to the benefit of any private person, firm or corporation; to exempt any such authority from the provisions of the laws of Alabama governing usury or prescribing interest rates; and specifying that all the aforesaid provisions shall apply both prospectively and retrospectively except in certain specified cases.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 98. To amend Section 9-18-1, Code of Alabama 1975, which provides for the Southern Interstate Nuclear Compact and repeals Sections 9-18-2 through 9-18-6, Code of Alabama 1975, which further provide for said Compact, so as to change the name of the Southern Interstate Nuclear Compact and the Southern Interstate Nuclear Board to the Southern States Energy Compact and the Southern States Energy Board, respectively; to expand the membership of the Board from one member per state to three members per state; to provide that one member shall be appointed by the Governor, and one each by the Presiding Officers of the House of Representatives and the Senate; to expand the member states to allow for membership by Missouri, the Commonwealth of Puerto Rico, and the U.S. Virgin Islands; to change the purview and activities of the Board from nuclear power to all energy sources and environmental quality; and to provide for expenses for Board members when attending upon official Board business.

Also:

H. 770. To provide for bringing certain employees of the disability determination division of the state department of education into the classified service of the state merit system.

Also:

H. 261. To amend Section 41-5-9, Code of Alabama 1975, which provides for the salaries of Chief Examiner and Assistant Chief Examiner of Public Accounts, so as to permit the Legislative Committee on Public Accounts to fix the salary of the Chief Examiner.

Also:

H. 458. Relating to the feeding of prisoners by sheriffs; to amend Section 14-6-42, Code of Alabama 1975, which provides for the daily allowance for feeding prisoners, so as to increase said allowance and to repeal Sections 14-6-44, 14-6-45, and 14-6-46, Code of Alabama 1975, which further provide for said allowance and reporting of such by the sheriffs.

Also:

H. 668. To amend Section 13-6-85 of the Code of Alabama 1975 relating to defacing tombstones, trees and shrubbery so as to provide further for certain criminal offenses involving graveyards and cemeteries and the penalties for such offenses.

Also:

H. 204. To provide that county commissions may meet one day the following week if the regular meeting day falls on a legal public holiday, and provides for notice of such meeting.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 357. To authorize and provide for the incorporation of the Alabama Housing Finance Authority for the purpose of making available at lower interest rates funds for the financing of single and multi-family dwelling units for low and moderate income families; to provide for the members, officers and directors of the Authority; to provide for the powers, authorities and duties of the Authority and its board of directors; to provide for the appointment of a committee advisory to the board of directors; to authorize the Authority to purchase notes and other instruments evidencing indebtedness secured by mortgages, deeds of trust, and other instruments granting security interests in such single and multi-family dwelling units for low and moderate income families and to make loans to mortgage lenders for making such loans; to authorize the Authority to foreclose such mortgages, deeds of trust, or other security interests and exercise all other rights in the enforcement thereof and in realizing upon the security provided thereby; to authorize the Authority to make contracts with others for the origination and servicing of such loans represented by notes or other instruments evidencing such loans; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable out of the revenues and property of the Authority; to provide that such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues from which they are payable, by contracts binding the Authority to the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on property of the Authority; to provide for the employment by the Authority of such employees and agents as its business may require; to provide for the taking out by the Authority of various types of insurance and the creation of various reserves; to provide for the investment of the funds of the Authority; to authorize the sale or conveyance by the Authority of any of its properties; to provide for the use of the proceeds of any such securities issued by the Authority; to provide for the refunding of securities theretofore issued by the Authority; to provide that the Authority may not issue bonds (other than refunding bonds) subsequent to December 31, 1982, except as authorized by Act of the Legislature regularly enacted into law; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute

or create a debt of the State; to make the securities issued by the Authority eligible investments for various governmental bodies and fiduciaries; to provide for the applicability of certain provisions of the Alabama Uniform Commercial Code to certain transactions entered into by the Authority; to exempt the property and income of the Authority and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust, assignments and other instruments to which the Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to judges of probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from all laws of the State requiring competitive bids for contracts to be entered into by public corporations; to exempt the Authority from the supervision and control of any State agency; to provide for the disposition of the earnings, if any, of the Authority; and to provide that members of the board of directors of the Authority shall disclose potential conflicts of interest and refrain from participating in actions or proceedings in which they have an interest.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 217. To amend Section 35-11-233, Code of Alabama 1975, relating to mechanic's liens and assignment thereof, so as to provide further for the transfer of such liens to security by a deposit of money or bond with the court.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 571. To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Teague, St. John and Pearson.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 289. HONORING THE COMMODORES, THE PRIDE OF TUSKEGEE, AND THAT CITY'S MUSICAL GIFT TO THE WORLD.

McDOWELL LEE,
Secretary.

RESOLUTIONS

The following resolutions were introduced:

By Rep. Manley:

H. J. R. 318. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That when the two houses adjourn today, Monday, May 19, 1980, they shall adjourn sine die.

On motion of Rep. Manley, the rules were suspended and the resolution, H. J. R. 318, was adopted.

Also:

H. R. 319. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES That when the hour of 6:00 P.M. arrives on Monday, May 19, 1980, the House shall stand in recess from 6:00 P.M. to 8:00 P.M.

On motion of Rep. Manley, the rules were suspended and the resolution, H. R. 319, was adopted.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 36. To be known as "Alabama Banking Code", revising the laws of Alabama in Title 5 of the Code of Alabama 1975 providing for: general provisions; the State Banking Department; examination and reports of banks; retention of bank records; organization and operation of banks; directors, officers and employees of banks; bank merger, consolidation or conversion; liquidation of banks; reorganization of banks; bank emergencies and compliance with federal laws; regulation of trust business of banks and trust companies; administration of common trust funds; repealing numerous specific code sections and statutes that conflict herewith as well as all other laws that conflict with this act.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

RESOLUTION

The following resolution was introduced:

By Rules Committee:

H. R. 320. BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That the following business in the order named be made the special and paramount order of business May 19, 1980, taking precedence over any other business of the House.

Report of Standing Committees

Introduction of Resolutions

Uncontested Local Bills

By Mr. Bailey:

S. 139. p. 9 Insurance Guaranty Association

By Mr. Cook:

S. 376. p. 39 Surplus line broker examination

By Mr. White:

S. 544. p. 44. Ala. Lions Eye Bank

By Mr. Kirkland:

S. 380. p. 15 Indian mounds

By Mr. Cook:

S. 622. p. 47 Riverchase

By Mr. Teague:

S. 542. p. 26 Ala. Motor Carrier Act

By Mr. Martin:

S. 91. p. 1 Municipal Development Bonds

By Mr. Gullledge:

S. 512. p. 37 Changing banking holiday

By Mr. Proctor:

S. 15. p. 5 Drug traffic

By Mr. Parsons:

S. 377. p. 41 Uniform Controlled Substances

By Mr. Cook:

S. 57. p. 27 Court martial procedure

By Mr. Pearson:

S. 434. p. 23 Youth Services Board

By Mr. deGraffenried:

S. 453. p. 24 District Judge

By Mr. Harrison:

S. 403. p. 46 Liquefied Petroleum gas—vehicles

By Mr. Harrison:

S. 404. p. 55 Definition of motor fuel

By Mr. White:

S. 501. p. 30 State Personnel Board

By Mr. Britnell:

S. 252. p. 32 Annual leave

By Mr. Higginbotham:

S. 126. p. 28 Unsolicited merchandise

By Mr. Higginbotham:

S. 383. p. 11 Liquor purchases, military

By Mr. McDonald:

S. 505. p. 32 Mental Health Board

By Mr. White:

S. 627. p. 42 Restitution victims of crimes

By Mr. Kirkland:

S. 213. p. 43 Firefighter Commission

By Mr. Little:

S. 529. p. 36 Renames State Dept. of Toxicology

By Mr. Mitchem:

S. 507. p. 25 State Troopers pay raise

By Mr. deGraffenried:

S. 258. p. 10 Search warrants

By Mr. Mitchem:

S. 467. p. 17 Agriculture Dev. Authority

By Mr. Martin:

S. 508. p. 17 Funds, public accounts

By Mr. Weeks:

S. 405. p. 13 Community Action Agencies

By Mr. Teague:

S. 590. p. 57 Institute Deaf and Blind

By Mr. Parsons:

S. 54. p. 16 State employees on retirement board

REGULAR SESSION
30th Day

2407

By Mr. Gullledge:

S. 44. p. 3 Engineer qualifications

By Mr. Little:

S. 116. p. 8 Division of real estate of intestate

By Mr. Little:

S. 118. p. 8 Parent Locator's Office

By Mr. Callahan:

S. 414. p. 36 Perinatal Health Act

By Mr. deGraffenried:

S. 474. p. 33 Pay increase, Mental Health Officers

By Mr. Proctor:

S. 401. p. 23 Alternate 4 month reporting period

By Mr. Teague:

S. 323. p. 4 Marking wire fish baskets and fish boxes

By Mr. Callahan:

S. 570. p. 33 Contracts, public schools

By Mr. Smith:

S. 294. p. 14 Southern Growth Policy

By Mr. Goodwin:

S. 484. p. 24 Airport Authorities

By Mr. Mitchem:

S. 364. p. 44 Public warehouses

By Mr. Parsons:

S. 304. p. 15 Transfer, state employees

By Mr. McDonald:

S. 399. p. 22 Transfer retirement

By Mr. St. John:

S. 535. p. 26 Council on Arts and Humanities

By Mr. Smith:

S. 592. p. 46 Planning, Commission

By Mr. Gullledge:

S. 36. p. 31 County Hospital Boards

By Mr. Proctor:

S. 89. p. 21 Credit retirement out-of-state service

By Mr. Teague:

S. 110. p. 7 County Commissions

By Mr. Lemaster:

S. 257. p. 16 License inspectors

By Mr. Bailey:

S. 136. p. 38 Mutual Aid Association

By Mr. Bailey:

S. 137. p. 38 Mutual Aid Insurance Companies

By Mr. Bailey:

S. 135. p. 4 Prohibit Burial Insurance

By Mr. Bailey:

S. 141. p. 38 Exempt Examiners for out-of-state travel

By Mr. Cook:

S. 375. p. 40 Civil immunity for Commissioner

On motion of Rep. Pegues, the resolution, H. R. 320, was adopted.

REPORT OF THE STANDING COMMITTEE ON RULES

Rep. Pegues, Acting Chairman of the Standing Committee on Rules, reported that said Committee in session had acted on the following resolutions and ordered same returned to the House with a favorable report:

H. J. R. 292. CREATING AN INTERIM COMMITTEE TO STUDY NUCLEAR POWER PLANTS AND TO MAKE RECOMMENDATIONS REGARDING A REGULATORY AGENCY.

On motion of Rep. Pegues, the resolution, H.J.R. 292, was adopted.

Also:

S. J. R. 213. CONDEMNING THE USE OF PRISON FACILITIES IN TALLADEGA, ALABAMA, FOR THE HOUSING OF THOSE CUBAN REFUGEES WHO HAVE FAILED TO PASS SECURITY SCREENING BY THE FBI AND CIA.

On motion of Rep. Pegues, the resolution, S.J.R. 213, was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 170. To provide that the State of Alabama shall provide for the personal protection of state employees against civil liability arising out of motor vehicle operation in connection with their employment; to provide for the method of insuring or reimbursing them for the costs of such insurance.

Also:

S. 339. To provide for a minimum salary for certain probate judges.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 77. To make an additional appropriation to the Alabama liquefied petroleum gas board from the Alabama liquefied petroleum gas board fund which is on deposit in the state treasury, for salaries and other expenses for the fiscal year ending September 30, 1980.

Also:

S. 170. To provide that the State of Alabama shall provide for the personal protection of state employees against civil liability arising out of motor vehicle operation in connection with their employment; to provide for the method of insuring or reimbursing them for the costs of such insurance.

Also:

S. 196. To amend Section 25-4-16, Section 25-4-74, Section 25-4-78, Section 25-4-91, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act to redefine "wages" to include back pay awards; to distribute such payments over the period covered by such payments; to describe the effect receipt of such payments shall have on the receipt of benefits and to permit a claim to be reopened and redetermined after the end of the benefit year if the original determination was based upon false or misrepresented information.

Also:

S. 197. To amend Section 25-4-5, Section 25-4-10, Section 25-4-53, Section 25-4-113, Section 25-4-118, Section 25-4-141 and Section 25-4-145, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act so as to remove provisions covering certain participants in federally funded programs; to redefine the definition of "educational institution"; to provide for punishment by fine and/or imprisonment for failure to hold in trust contributions deducted from employees; to provide employees immunity from civil suits for acts performed in their official capacity except for wanton or malicious conduct; to permit disclosure of information to welfare officials in performance of official duties in connection with aid to families and dependent children and with restriction, for economic analysis; to remove requirement for an individual to testify even if testimony might be self-incriminating; to increase, upon conviction of violation of code requirements, maximum fine from \$250 to \$500 and maximum length of imprisonment from 3 months to 12 months; to increase statute of limitations for conviction for violations from 2 to 3 years and to establish procedures for the collection of overpayment of benefits.

Also:

S. 210. To amend Title 11, Code of Alabama, 1975 relating to the creation, composition, duties and authority of the county commissions of Alabama; and to specifically amend the following sections: § 11-3-1, relating to creation, composition, election and term of commissioners; § 11-3-4, relating to compensation of commissioners; § 11-3-7, relating to the quorum for county commission meetings; § 11-3-9, relating to special meetings of the county commission; § 11-3-18, relating to proceedings at meetings of the county commission; § 11-3-19, relating to the appointment of a special clerk; § 11-3-20, relating to the determination of matters where the county commission is divided, prescribing duties for the chairman of the county commission; § 11-4-23(5), relating to the treasurer providing a statement of moneys received; § 11-10-2, relating to tax anticipation loans; § 11-12-4, relating to claims and demands against the county; § 11-12-13, relating to lights and fuel for sessions of court and county commission; § 11-14-2, relating to custody of county property; § 11-14-9, relating to custody and maintenance of the courthouse; § 11-14-19, relating to special meetings of the county commission to make appropriations for jail; and § 11-14-22, relating to the examination of jails.

Also:

S. 217. To amend Section 35-11-233, Code of Alabama 1975, relating to mechanic's liens and assignment thereof, so as to provide for the transfer of such liens to security by a deposit of money or bond with the court.

Also:

S. 247. To amend Section 12-12-31 of the Code of Alabama 1975 providing for small claims actions so as to provide that corporations may be represented by an officer or agent of such corporation other than an attorney.

Also:

S. 357. To authorize and provide for the incorporation of the Alabama Housing Finance Authority for the purpose of making available at lower interest rates funds for the financing of single and multi-family dwelling units for low and moderate income families; to provide for the members, officers and directors of the Authority; to provide for the powers, authorities and duties of the Authority and its board of directors; to provide for the appointment of a committee advisory to the board of directors; to authorize the Authority to purchase notes and other instruments evidencing indebtedness secured by mortgages, deeds of trust, and other instruments granting security interests in such single and multi-family dwelling units for low and moderate income families and to make loans to mortgage lenders for making such loans; to authorize the Authority to foreclose such mortgages, deeds of trust, or other security interests and exercise all other rights in the enforcement thereof and in realizing upon the security provided thereby; to authorize the Authority to make contracts with others for the origination and servicing of such loans represented by notes or other instruments evidencing such loans; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable out of the revenues and property of the Authority; to provide that such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues from which they are payable, by contracts binding the Authority to the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on property of the Authority; to provide for the employment by the Authority of such employees and

agents as its business may require; to provide for the taking out by the Authority of various types of insurance and the creation of various reserves; to provide for the investment of the funds of the Authority; to authorize the sale or conveyance by the Authority of any of its properties; to provide for the use of the proceeds of any such securities issued by the Authority; to provide for the refunding of securities theretofore issued by the Authority; to provide that the Authority may not issue bonds (other than refunding bonds) subsequent to December 31, 1982, except as authorized by Act of the Legislature regularly enacted into law; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for various governmental bodies and fiduciaries; to provide for the applicability of certain provisions of the Alabama Uniform Commercial Code to certain transactions entered into by the Authority; to exempt the property and income of the Authority and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust, assignments and other instruments to which the Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to judges of probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from all laws of the State requiring competitive bids for contracts to be entered into by public corporations; to exempt the Authority from the supervision and control of any State agency; to provide for the disposition of the earnings, if any, of the Authority; and to provide that members of the board of directors of the Authority shall disclose potential conflicts of interest and refrain from participating in actions or proceedings in which they have an interest.

Also:

S. 490. To amend Section 8-16-94, Code of Alabama 1975, pertaining to minimum weights of certain commodities when said commodities are sold by bushel or barrel; to allow said commodities to be sold at the weight per bushel or barrel as is generally recognized in the present-day marketplace; to allow the State Board of Agriculture and Industries to set minimum weights per bushel or barrel for certain commodities when present marketing practices so dictate.

Also:

S. 510. To adopt and incorporate into the Code of Alabama 1975 all of the general and permanent laws of the State adopted during the 1979 sessions of the Legislature as contained in the 1979 Cumulative Supplement to the Code of Alabama 1975, and to make certain corrections in such supplement; and to adopt and incorporate into the Code of Alabama 1975 all laws as contained in the 1977 Blue Paperback Pamphlet of Title 13A, known as the "Alabama Criminal Code," as amended, and the 1979 Cumulative Supplement thereto, and to make certain corrections in such pamphlet and supplement.

Also:

S. 558. To amend Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), providing for the salaries of certain county officers of Cullman County, so as to further provide that such salaries shall be in lieu of

all other compensation, expense allowances, fees, commissions, percentages or other emolument of any nature whatsoever. Provided, however, said officers shall continue to receive additional compensation granted by Acts of the 1978 and 1979 legislative sessions.

Also:

S. 339. To provide for a minimum salary for certain probate judges.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 250. CREATING THE JOINT INTERIM COMMITTEE TO STUDY NUCLEAR ENERGY ACTIVITIES.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 553. To provide for certain funds of the state treasury; to provide further for surpluses in certain trust funds within the state treasury; to exempt other trust funds; to transfer such surplus funds undesignated, uncommitted, unencumbered and unappropriated, to the state parks fund of the state treasury for the purpose of emergency-crisis use in repairing the facilities at Gulf State Park damaged by Hurricane Frederic; to provide how such transfers shall be made; and to provide for the replacement of such funds so transferred upon receipt of funds from the Federal Emergency Management Agency.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 193. To amend Sections 25-8-2, 25-8-5, 25-8-9, 25-8-11, 25-8-14, 25-8-16, 25-8-18, 25-8-23, 25-8-26, 25-8-28, and 25-8-30 of the Code of Alabama 1975, relating to the child labor law, so as to regulate further the employment of certain children and to prescribe additional penalties for violations.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 665. To provide revenue by levying a privilege tax on gummed cigarette papers and to provide for the assessment and collection of such tax; conferring powers and imposing duties on the department of revenue; and to prescribe penalty for enforcement.

And said Bill, H.B. 665, together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 84. To levy an additional privilege and license tax on the sale, storage, use, consumption, or delivery of cigarettes within this state; providing for the collection and enforcement of such taxes and providing that the proceeds thereof shall be credited to the state general fund and provides for an effective date.

And said Bill, H.B. 84, together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

RESOLUTIONS

The following resolutions were introduced and distributed according to Joint Rule 11:

By Rep. Adams (C):

H. R. 321. MOURNING THE UNTIMELY DEMISE OF MR. ENOCH MATHEWS OF PHENIX CITY, ALABAMA.

Also:

By Rep. Starkey, Coburn, Greer and Goodwin:

H. R. 322. COMMENDING MRS. GENIA HORTON TIDWELL OF MUSCLE SHOALS, ALABAMA.

Also:

By Rep. Waggoner:

H. R. 323. COMMENDING MR. JOHN C. WILSON, JR., FOR MERITORIOUS SERVICE AS A MEMBER OF THE JEFFERSON COUNTY JURY BOARD.

Also:

By Reps. Zoghby and McCorquodale:

H. R. 324. MOURNING THE DEATH OF DR. SIDNEY PHILLIP VAN ANTWERP OF MOBILE, ALABAMA.

Also:

The following resolution was introduced:

By Rep. Smith (C):

H. J. R. 325. COMMENDING THE UNIVERSITY OF MONTEVALLO FOR INITIATING A MODEL ENERGY CONSERVATION PROGRAM

WHEREAS, The University of Montevallo initiated a comprehensive energy conservation program three years ago, which, between January, 1977 and December 1979, resulted in a decrease of electrical consumption by 22% and a real savings of more than \$46,000 despite dramatic price increases in electricity during the same period; and

WHEREAS, the UM Energy Conservation Program has received national recognition, as well as an award from Governor James, and has been further recognized as a Model program by the Alabama Commission on Higher Education in a resolution adopted by that body; and

WHEREAS, UM staff members, Mrs. Jeanetta Keller and Mr. Holland Floyd have been primarily responsible for the Program, working with an Energy Committee composed of faculty, staff and students; and

WHEREAS, the success of this program resulted in the University's receiving a Department of Housing and Urban Development loan of more than one million dollars, which will finance the conversion of UM's present heating and cooling equipment to a multifuel capability, which will use wood by-products as a primary fuel:

NOW, THEREFORE, BE IT RESOLVED that the 1980 Alabama Legislature commends the University of Montevallo and its students, faculty, staff and Trustees for their efforts in developing a Model Energy Conservation Program.

On motion of Rep. Smith (C), the rules were suspended and the resolution, H.J.R. 325, was adopted.

Also:

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Kennedy:

H. R. 326. HONORING THE REVEREND DR. LEON TAYLOR, SR., PASTOR OF THE REVELATION MISSIONARY BAPTIST CHURCH OF MOBILE, ALABAMA.

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I transmit herewith a Message from the Governor concerning House Bill Number 1087, without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I am returning to you, the Body in which it originated, House Bill Number 1087 without my signature and approval and with the following suggested Executive Amendment.

On page 13, Section 10, line 39 add the following:

"(c) Provide, however, if the millage on property tax is increased, then the fifty percent (50%) earmarked for the county board of education, as provided by subsection (a) of this section, shall become null and void and the amount of tax levied by this Act shall decrease by said same amount."

The adoption of the above and foregoing suggested Executive Amendment will remove my objection to this Bill.

Respectfully,
FOB JAMES

GOVERNOR'S MESSAGE

On motion of Rep. Minus, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 1087, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 59; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Albright, Bedsole, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Minus, Olive, Patton, Pegues, Penry, Ray, Reed, Sasser, Shoemaker, Smith (C), Starkey, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Wyatt.

—59

Nay: Rep. Manley.

—1

And the bill:

H. 1087. Relating to Sumter County to levy and collect special county privilege license and excise taxes paralleling the state sales and use taxes provided for in Chapter 23 of Title 40, Code of Alabama 1975, as amended; providing for the collection and enforcement of such taxes by the state revenue department; providing for the distribution and use of the proceeds; providing penalties for violations of this act; and providing that the terms of this act shall not become effective unless approved by the electors of Sumter County at a referendum election held for such purpose.

As amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 59; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Albright, Bedsole, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Minus, Olive, Patton, Pegues, Penry, Ray, Reed, Sasser, Shoemaker, Smith (C), Starkey, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Wyatt.

—59

Nay: Rep. Manley:

—1

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I transmit herewith a Message from the Governor concerning House Bill Number 1065 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,

MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the House of Representatives

State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I am returning to you, the Body in which it originated, House Bill Number 1065 without my signature and approval and with the following suggested Executive Amendment.

In Section 1, line 21, delete the words "Circuit Judges" and insert in lieu thereof the words "presiding Circuit Judge".

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully,
FOB JAMES

GOVERNOR'S MESSAGE

On motion of Rep. McMillan, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 1065, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Harvey, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Owens, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Turnham, Venable, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—63

And the bill:

H. 1065. Relating to Baldwin County; to provide for the salary of the Judge of Probate.

As thus amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Harvey, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McMillan, Manley, Minus, Mitchell, Owens, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Turnham, Venable, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—63

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 249. CREATING A JOINT INTERIM COMMITTEE TO STUDY THE NEEDS AND NECESSITIES OF OFF-CAMPUS BRANCHES OR CENTERS OF JUNIOR COLLEGES.

McDowell Lee,
Secretary.

SENATE MESSAGE

On motion of Rep. Ford, the House concurred in and adopted the Senate amendment to the resolution, H.J.R. 249, said Senate amendment being as follows:

H. J. R. 249, Page 1, Line 29, by striking out the sentence "The Committee shall have subpoena powers".

On motion of Rep. Ford, the resolution, H.J.R. 249 as amended, was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 285. CREATING THE LEGISLATIVE JOINT INTERIM EDUCATIONAL INSTITUTIONS STUDY COMMITTEE.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Adams (C), the House concurred in and adopted the Senate amendment to the resolution, H.J.R. 285, said Senate amendment being as follows:

H. J. R. 285, Page 2, Line 4, by striking out the sentence "The Committee shall have subpoena powers and the power to punish for contempt."

On motion of Rep. Adams (C), the resolution, H.J.R. 285 as amended, was adopted.

RULE SUSPENDED

On motion of Rep. Carothers, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 937.

Yeas 55; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Carothers, Carter, Cates, Clark (W), Cobb, Coburn, Crow, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Harvey, Jackson, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, Minus, Moore, Olive, Payne, Penry, Ray, Reed, Riddick, Sandusky, Smith (C), Smith (J), Starkey, Turner, Turnham, Venable, Ward, Williams, Willis and Zoghby.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 937. To make an appropriation from the state general fund for the relief of Patricia Rutherford who was gravely injured as a result of a bullet fired by a member of the Alabama National Guard in the aftermath of Hurricane Frederic.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Carothers, the House concurred in and adopted the Senate amendment to the bill, H. 937, said Senate amendment being as follows:

Amend H. 937 as follows:

On page one in lines 25 and 26, delete the words "seventy-five thousand dollars (\$75,000.00)" and insert in lieu thereof the following: one hundred thousand dollars (\$100,000.00)

On page one, in Section 1, line 31, after the period, insert the following:

Provided, however, that any sums recovered and actually collected through any pending legal proceeding by Patricia Rutherford against Walter Dyess shall reduce the said appropriation in a like amount.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Bennett, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (T), Harvey, Holley, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, Manley, Minus, Mitchell, Moore, Olive, Patton, Payne, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Shavers, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Venable, Ward, Williams, Willis, Wyatt and Zoghby.

—69

And the bill, H. 937 as thus amended, was again read at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Bennett, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (T), Harvey, Holley, Jackson, Johnson (R.G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, Manley, Minus, Mitchell, Moore, Olive, Patton, Payne, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Shavers, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Venable, Ward, Williams, Willis, Wyatt and Zoghby.

—69

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I transmit herewith a Message from the Governor concerning House Bill Number 909 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I am returning to you, the Body in which it originated, House Bill Number 909 without my signature and approval and with the following suggested Executive Amendment.

On page 1, Section 1, line 36, delete the word "26" and substitute in lieu thereof the word "40".

The adoption of the above and foregoing suggested Executive Amendment will remove my objection to this Bill.

Respectfully,
FOB JAMES

GOVERNOR'S MESSAGE

On motion of Rep. Hines, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 909, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 51; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Carothers, Carter, Cates, Clark (G), Clark (W), Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Greer, Grimsley, Hall, Harper (O), Jackson, Laird, Langford, Letson, Lewis, Olive, Patton, Penry, Ray, Reed, Riddick, Roberts, Sasser, Seibels, Smith (C), Smith (J), Starkey, Stewart, Turner, Turnham, Venable, Ward, Williams, Willis and Zoghby.

—51

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

H. 909. To amend Section 40-20-2 of the Code of Alabama 1975, so as to further provide for the severance tax on the production of oil and gas.

As thus amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 52; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gafford, Greer, Grimsley, Hall, Harper (O), Harper (T), Laird, Langford, Letson, Lewis, Olive, Payne, Penry, Ray, Reed, Riddick, Roberts, Sasser, Seibels, Smith (C), Smith (J), Starkey, Stewart, Turner, Venable, Ward, Williams, Willis and Zoghby.

—52

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

RULE SUSPENDED

On motion of Rep. Starkey, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 925.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 925. To authorize the incorporation with respect to the several counties and municipalities in this State of port authorities as non-profit public corporations for the purpose of developing any property on or near any navigable river in this State for recreational, transportation, agricultural, industrial and commercial purposes; to provide the method of organizing such corporations, the management thereof and the amendments of its certificate of incorporation; to specify the powers of such corporations; to authorize such corporations to issue bonds or securities payable solely from the revenues and receipts derived from the operation, lease or sale of its properties and to secure the same by pledges of such revenues and receipts, by mortgages on such properties and by indentures and other agreements; to authorize the refunding of such bonds and securities; to provide that all bonds of such corporations shall be negotiable instruments; to provide for remedies in the event of default of such bonds, securities or indentures; to exempt from taxation such corporations, their properties, their bonds and income therefrom; to provide for the filing of certificates of incorporation and amendments thereto, deeds to such corporations, deeds and leases by

such corporations and their indentures and certificates of dissolution without the payment of any tax; to exempt such corporations from usury and interest laws; to exempt such corporations from competitive bid laws; to provide for the disposition of any earnings of the corporation; to provide bonds of such corporations shall be legal investments for executors, administrators, trustees and other fiduciaries and for saving banks and insurance companies; to provide that upon dissolution of such corporations all funds held by them and title to their properties shall vest in the municipality and the county with respect to which they are organized; to declare that this Act shall be cumulative and not restrictive of powers otherwise provided by law; to provide for the correction of errors or omissions in incorporation; and to provide for filings with the Alabama Securities Commission.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Starkey, the House concurred in and adopted the Senate amendment to the bill, H. 925, said Senate amendment being as follows:

On page 1, strike line 6 in its entirety and substitute in lieu thereof:

SYNOPSIS: This bill authorizes any Class 5 municipality as defined in Section 11-40-12, Code of Alabama 1975 to incorporate inland

On page 1, strike lines 18 and 19 in their entirety and substitute in lieu thereof: authorizing any Class 5 municipality as defined in Section 11-40-12, Code of Alabama 1975 to incorporate inland port

On page 2, delete the following words found on lines 10 and 11: to exempt such corporations from competitive bid laws

On page 2 insert the following new Section 1 and renumber all other sections accordingly:

Section 1. The provisions of this act shall apply only to Class 5 municipalities as defined in Section 11-40-12, Code of Alabama 1975, and the counties in which said municipalities are located.

On page 3, delete line 7 in its entirety and insert in lieu thereof:

(e) "county" means the county in which a Class 5 municipality as defined in Section 11-40-12, Code of Alabama 1975, is located.

On page 3, delete lines 12 and 13 in their entirety and substitute in lieu thereof:

(g) "Municipality" means any Class 5 municipality as defined in Section 11-40-12, Code of Alabama 1975.

On page 5, on line 6, after the period, insert the following: Provided, however, said authority must also be approved by the Alabama State Docks Authority.

On page 21 and 22 delete Section 21 relating to competitive bid law exemption in its entirety and properly renumber the subsequent sections accordingly.

Yeas 45; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Blake, Cabaniss, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Cosby, Daniels, Edwards, Goodwin, Greer, Grimsley, Grouby, Harper (T), Holley, Horn, Kennedy, Laird, Langford, Mitchell, Patton, Penry, Ray, Reed, Riddick, Roberts, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Turner, Venable, Ward, Whatley, Williams, Willis and Zoghby.

—45

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, H. 925 as thus amended, was again read at length and passed.

Yeas 57; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Blake, Cabaniss, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Cosby, Daniels, Dial, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Grouby, Hall, Harper (T), Harvey, Hines, Holley, Horn, Kennedy, Laird, Langford, Letson, McMillan, Minus, Mitchell, Patton, Pegues, Penry, Ray, Reed, Riddick, Roberts, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Turner, Venable, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—57

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. deGraffenried:

S. J. R. 216. CREATING THE TUSCALOOSA COUNTY ELECTED AND APPOINTED OFFICIALS SALARY COMMISSION.

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That there be and hereby is established in Tuscaloosa County The Tuscaloosa County Elected and Appointed Officials Salary Commission, hereinafter referred to as "The Commission."

The Commission shall be composed of seven (7) members: two members from government; four members from business including: one lawyer, one proprietor, one salary administrator, one personnel manager; and one educator. The Commission members shall be appointed in the following manner: three by the Tuscaloosa City governing body, three by the Tuscaloosa County governing body, and one by the Tuscaloosa County Legislative Delegation.

The chairman shall be selected by the membership and he shall preside over all meetings. The Commission shall make its own rules for the conduct of its business. The initial meeting shall be held within thirty days after the last appointment is made and thereafter at the call of the chairman and within the rules of The Commission. Members of The Commission shall serve without compensation and their terms shall expire on January 1, 1982, at which time The Commission members shall stand discharged from any further duties.

The general purpose of The Commission is to provide information and recommendations regarding salaries and compensation of all elected and appointed city and county officials and all city and county employees within Tuscaloosa County. The specific objectives of The Commission shall be prescribed by the Tuscaloosa County Legislative Delegation.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Starkey, the rules were suspended and the House concurred in and adopted the resolution, S.J.R. 216, set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Messrs. Cook, Vacca, Parsons, White, Pearson, Clemon, Hall and Proctor:

S. J. R. 218. CONGRATULATING JOE BRUNO, OUTSTANDING BUSINESSMAN AND HUMANITARIAN, ON HIS LATEST HONOR, THE HORATIO ALGER AWARD.

WHEREAS, Mr. Joe Bruno, founder and Chairman of Bruno's, Inc., one of Alabama's most extensive businesses, has rendered exceptional service to his state and country through his business and civic activities; and

WHEREAS, Joe Bruno has devoted himself to improving the lives of his fellow citizens through his work with the American Cancer Society, the Community Service Council, the American Red Cross, Catholic Charities, the Salvation Army, Operation New Birmingham, the National Conference of Christians and Jews, the Advisory Board on Agriculture and Rural Development, Southern Benedictine College, and many professional associations; and

WHEREAS, Mr. Bruno, who was born in Birmingham to Italian parents in 1912, is a perfect example of the rags-to-riches success story, having built an enormous business from humble beginnings, while giving generously of his time and talents to help others less fortunate than he; and

WHEREAS, In addition to his many other awards (the William Gorgas Award, Knights Officer in the Order of Merit decoration from the Republic of Italy, Brotherhood Award from the National Conference of Christians and Jews, Doctor of Humane Letters from St. Bernard College, and Man of the Year, 1977, by the Order of the Sons of Italy), Joe Bruno has just received the Horatio Alger Award, given to those who epitomize the American dream in a free, democratic society; and

WHEREAS, We wish to be numbered among the many who have recognized the unique combination of talent, acumen and unselfishness and Christian love manifested in the life of Joe Bruno; now, therefore,

BE IT RESOLVED BY THE SENATE OF ALABAMA, THE HOUSE OF REPRESENTATIVES CONCURRING, That we salute our friend Joe Bruno and congratulate him on this latest honor, the Horatio Alger Award which he so richly deserves.

BE IT FURTHER RESOLVED That a copy of this resolution be presented to Joe Bruno as a token of our appreciation for everything he has achieved in his personal success story as well as for the people of his state and country.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

The resolution, S.J.R. 218, set out in the ~~above~~ and foregoing Message from the Senate, was read and referred to ~~the~~ Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill and House Joint Resolution, to-wit:

H. 935. To provide that no part of the net earnings of any authority organized pursuant to the Historical Preservation Authorities Act of 1979 shall inure to the benefit of any private person, firm or corporation; to exempt any such authority from the provisions of the laws of Alabama governing usury or prescribing interest rates; and specifying that all the aforesaid provisions shall apply both prospectively and retrospectively except in certain specified cases.

Also:

H. J. R. 289. HONORING THE COMMODORES, THE PRIDE OF TUSKEGEE, AND THAT CITY'S MUSICAL GIFT TO THE WORLD.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill and House Joint Resolution, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 118. To amend the title and section 1 of Act No. 568, H. 1333, 1977 Regular Session (Acts 1977, p. 757), which relates to arrest powers of investigators of the district attorney in the thirtieth judicial circuit, so as to provide further for such powers.

Also:

H. 1011. To amend Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), providing for the salaries of certain county officers of Cullman County, so as to further provide that such salaries shall be in lieu of all other compensation, expense allowances, fees, commissions, percentages or other emolument of any nature whatsoever. Provided, however, said officers shall continue to receive additional compensation granted by certain portions of Acts of previous legislative sessions.

Also:

H. 521. Proposing an amendment to the Constitution of 1901, relating to legalizing the operation of bingo games for prizes or money by certain non-profit organizations for charitable or educational purposes in Jefferson County.

Also:

H. 565. Relating to Baldwin County; authorizing the county governing body to employ highway personnel and to purchase or lease equipment and materials and to contract therefor for the construction, maintenance and repair of public roads, bridges and ferries, and to provide for the payment therefor, the "captive" county status of Baldwin County notwithstanding.

Also:

H. 1026. To allow prospective jurors in capital cases to be excused without the presence of the defendant in the Twenty-first Judicial Circuit of Alabama.

Also:

H. 1027. Relating to Escambia County; to further provide for the compensation of the board of registrars.

Also:

H. 1028. To amend Section 1 of Act No. 594, H. 991, Regular Session 1965 (Acts of Alabama 1965, p. 1115), so as to further provide for the compensation of the Escambia County Board of equalization.

Also:

H. 1029. Relating to Escambia County; providing further for the compensation of the chairman and members of the county commission.

REGULAR SESSION
30th Day

2427

Also:

H. 1030. Relating to Escambia County; to provide for an expense allowance for the sheriff of the county.

Also:

H. 1031. Proposing an amendment to the Constitution of Alabama relating to the compensation of certain officers to Escambia County.

Also:

H. 1073. Relating to Monroe County; amending Act No. 686, H. 1677, 1975 Regular Session (Acts 1975, p. 1437) entitled "An Act Relating to Monroe County; to authorize the tax assessor to hire clerical employees; to provide a clerk hire allowance for the tax assessor and to repeal Act No. 1831, H. 2480, Regular Session of the Legislature 1971 (Acts 1971, p. 2996), and other conflicting laws, so as to increase said allowance.

Also:

H. 1074. Relating to Monroe County; amending Act No. 682, H. 1673, 1975 Regular Session (Acts 1975, p. 1435) entitled "An Act Relating to Monroe County; to authorize the tax collector to hire clerical employees; to provide a clerk hire allowance for the tax collector and to repeal Act No. 1828, H. 2477, Regular Session of the Legislature 1971 (Acts 1971, p. 2995), and other conflicting laws," so as to increase said allowance.

Also:

H. 685. Proposing an amendment to Constitutional Amendment CCCLI which was proposed by Act No. 545, Regular Session, 1975, and proclaimed ratified by the Governor of Alabama on January 22nd, 1976, as amended, relating to the authorization of the legislature to provide for the levy and collection of a one mill ad valorem tax in Mobile County for the purpose of controlling mosquitos, rodents and other vectors of public health and welfare significance.

Also:

H. 971. To authorize the Blount County Commission to establish and maintain a contingent fund to be used for such purposes as the county commission deems appropriate; and to prescribe the maximum amount that may be appropriated for such fund in the fiscal year ending September 30, 1980 and in subsequent fiscal years.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1101. Relating to Chilton County; providing for an additional expense allowance for the county treasurer.

Also:

H. 1102. Relating to Cleburne County; providing further for the compensation of election officials.

Also:

H. 1103. Relating to Coffee County; providing further for the establishment and composition of the county jury commission and repealing Act No. 571, S. 468, 1953 Regular Session (Acts 1953, p. 813).

Also:

H. 1104. Relating to Macon County; increasing the salaries of the deputies sheriff and other employees of the sheriff's department.

Also:

H. 1106. To repeal Act No. 250, H. 874 of the 1975 Regular Session (Acts 1975, p. 783), relating to Shelby County, entitled "An Act To prohibit the probate judge or any other official or any employee of Shelby County from selling, lending, giving, or otherwise disposing of a computer printout of the list of registered voters of Shelby County."

Also:

H. 1105. Relating to Mobile County; providing an election officers' school in each State Senate District.

McDOWELL LEE,
Secretary.

RULE SUSPENDED

On motion of Rep. Owens, Rule 4(4) was suspended to permit the House to consider the Committee on Conference Report on the bill, H. 533.

REPORT OF COMMITTEE ON CONFERENCE ON H. B. 533

We the Committee of Conference appointed to reconcile the disagreement between the two houses concerning House Bill 533, have met, considered the bill, and have agreed to the attached:

WALTER OWENS,
LEIGH PEGUES,
GERALD DIAL,

Conferees on the part of the House.

J. LEMASTER,
JOHN A. TEAGUE,

FINIS ST. JOHN,

Conferees on the part of the Senate.

A BILL TO BE ENTITLED AN ACT

To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, for other functions of government, for interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981.

Be It Enacted by the Legislature of Alabama:

Section 1. The monies in Section 2 are appropriated from the named funds for the 1980-81 fiscal year to the state agency indicated, as the amounts to be used to pay the expenditures of the named agencies, and are in lieu of all monies appropriated for these purposes in other sections of the Alabama Statutes.

For the purpose of this Act, the amounts herein for expenditures are listed by programmatic area and the total for all programs are shown by the source of funds. It is intended that only the named funds be appropriated to the agency concerned; and that the following definitions shall be applicable:

(a) "Appropriation Total" shall mean the aggregate total of all fund sources.

(b) "Program" shall mean specific governmental services required to achieve a specific objective. A program shall be directed to meeting the needs of an identified clientele, or group of recipients or beneficiaries.

(c) "Capital Outlay" shall mean expenditures which result in the acquisition and/or addition to items, such as land or buildings, which have an appreciable and calculable period of usefulness in excess of one year, and shall be expended only for such purposes.

(d) "Debt Service" shall mean an expenditure for the payment of interest and principal on all bonded debt obligations of the State, and shall be expended only for such purposes.

Section 2. There is hereby appropriated for the ordinary expenses of the executive, legislative, and judicial departments of the State, for other functions of government, for the principal and interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981, to be paid out of any monies hereinafter specified, for such other funds and accounts as may be designated, or so much thereof as may be necessary, and the total amount to be expended for the items for which the appropriation is herein made shall not exceed the amount provided therefor, except as provided in the Budget Management Act on 1976, Act No. 494, 1976 Regular Session. Provided, however, that if at the end of any fiscal year, a pay period which has been or may be established by the Legislature providing for the payment of salaries of State Employees overlaps from one fiscal year into the next fiscal year, payment for the total pay period shall be made from the new fiscal year's appropriation.

A. LEGISLATIVE:

1. Examiners of Public Accounts,
Department of:

(a) Legislative Support-Audit Services Program	2,530,020
--	-----------

SOURCE OF FUNDS:

(1) State General Fund	<u>2,530,020</u>	
Total Department of Examiners of Public Accounts	<u>2,530,020</u>	<u>2,530,020</u>

2. Legislative Council:

(a) Legislative Operations and Support Program	92,100
--	--------

(For Operations of the Council including out-of-state travel by Council members and members of the Legislature authorized to attend Legislative conferences by joint resolution of the Legislature)

SOURCE OF FUNDS:

(1) State General Fund	<u>92,100</u>	
Total Legislative Council	<u>92,100</u>	<u>92,100</u>

3. Legislative Fiscal Office:

(a) Legislative Operations and Support Program		334,000
--	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>334,000</u>	
Total Legislative Fiscal Office ...	<u>334,000</u>	<u>334,000</u>

4. Legislative Reference Service:

(a) Legislative Operations and Support Program		523,401
--	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>523,401</u>	
Total Legislative Reference Service	<u>523,401</u>	<u>523,401</u>

5. Legislature:

(a) Senate Operations and Support Program		1,000,000
---	--	-----------

(b) House Operations and Support Program		1,500,000
--	--	-----------

SOURCE OF FUNDS:

(1) State General Fund	<u>2,500,000</u>	
Total Legislature	<u>2,500,000</u>	<u>2,500,000</u>

In addition to the above appropriation there is hereby appropriated \$500,000 to the Legislature to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

B. Judicial:

1. Court of Civil Appeals:

(a) Court Operations Program ..		458,497
---------------------------------	--	---------

REGULAR SESSION
30th Day

2431

SOURCE OF FUNDS:

(1) State General Fund	458,497	
Total Court of Civil Appeals	<u>458,497</u>	<u>458,497</u>

2. Court of Criminal Appeals:

(a) Court Operations Program ..		683,989
---------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund	683,989	
Total Court of Criminal Appeals .	<u>683,989</u>	<u>683,989</u>

3. District Attorneys:

(a) Court Operations Program ..		5,000,000
---------------------------------	--	-----------

The proposed spending plan included in the above total is as follows:

Salaries of District Attorneys 1,287,000

Salary of elected Deputy District Attorney of the Bessemer Division of the 10th Judicial Circuit 31,000

Salary of the appointed Assistant Deputy District Attorney of the Bessemer Division of the 10th Judicial Circuit 4,143

Salaries and expenses of Supernumerary District Attorneys 475,000

For use in the District Attorney's Office of the 1st Judicial Circuit 47,732

For use in the District Attorney's Office of the 2nd Judicial Circuit 52,308

For use in the District Attorney's Office of the 3rd Judicial Circuit 55,560

For use in the District Attorney's Office of the 4th Judicial Circuit 224,677

For use in the District Attorney's Office of the 5th Judicial Circuit 146,320

For use in the District Attorney's Office of the 6th Judicial Circuit 106,540

For use in the District Attorney's Office of the 7th Judicial Circuit 81,649

For use in the District Attorney's Office of the 8th Judicial Circuit	66,236
For use in the District Attorney's Office of the 9th Judicial Circuit	76,060
For use in the District Attorney's Office of the 10th Judicial Circuit	164,800
For use in the District Attorney's Office of the 11th Judicial Circuit	58,800
For use in the District Attorney's Office of the 12th Judicial Circuit	58,526
For use in the District Attorney's Office of the 13th Judicial Circuit	135,185
For use in the District Attorney's Office of the 14th Judicial Circuit	65,050
For use in the District Attorney's Office of the 15th Judicial Circuit	218,593
For use in the District Attorney's Office of the 16th Judicial Circuit	67,000
For use in the District Attorney's Office of the 17th Judicial Circuit	42,200
For use in the District Attorney's Office of the 18th Judicial Circuit	78,303
For use in the District Attorney's Office of the 19th Judicial Circuit	51,000
For use in the District Attorney's Office of the 20th Judicial Circuit	84,300
For use in the District Attorney's Office of the 21st Judicial Circuit	44,441
For use in the District Attorney's Office of the 22nd Judicial Cir- cuit	60,000
For use in the District Attorney's Office of the 23rd Judicial Circuit	167,658

30th Day

For use in the District Attorney's Office of the 24th Judicial Circuit	65,713
For use in the District Attorney's Office of the 25th Judicial Circuit	44,131
For use in the District Attorney's Office of the 26th Judicial Circuit	106,000
For use in the District Attorney's Office of the 27th Judicial Circuit	78,605
For use in the District Attorney's Office of the 28th Judicial Circuit	50,000
For use in the District Attorney's Office of the 29th Judicial Circuit	74,400
For use in the District Attorney's Office of the 30th Judicial Circuit	82,200
For use in the District Attorney's Office of the 31st Judicial Circuit	45,400
For use in the District Attorney's Office of the 32nd Judicial Circuit	46,375
For use in the District Attorney's Office of the 33rd Judicial Circuit	42,000
For use in the District Attorney's Office of the 34th Judicial Circuit	31,175
For use in the District Attorney's Office of the 35th Judicial Circuit	42,100
For use in the District Attorney's Office of the 36th Judicial Circuit	51,900
For use in the District Attorney's Office of the 37th Judicial Circuit	70,800
For use in the District Attorney's Office of the 38th Judicial Circuit	66,120
For use in the District Attorney's Office of the 39th Judicial Circuit	28,000

Appropriations of Salaries of Personnel Established by Statute are estimated.

Travel Expense of District Attorneys 50,000

Telephone Service, Stationery, Stamps and necessary Office supplies for Office use of District Attorneys, Deputy District Attorneys or Assistants (Provided, however, that none of this appropriation shall be expended for books and equipment purchases.) 75,000

5,000,000

SOURCE OF FUNDS:

(1) State General Fund 5,000,000

Total District Attorneys 5,000,000 5,000,000

In addition to the above appropriation there is hereby appropriated \$1,700,000 to District Attorneys to be conditional upon the condition of the State General Fund and upon approval of the Governor.

4. Judicial Inquiry Commission:

(a) Administrative Services Program 61,522

SOURCE OF FUNDS:

(1) State General Fund 61,522

Total Judicial Inquiry Commission 61,522 61,522

5. Judicial Retirement System:

(a) Retirement Systems Program 3,557,100

SOURCE OF FUNDS:

(1) State General Fund 3,557,100

Total Judicial Retirement System 3,557,100 3,557,100

6. Supreme Court:

(a) Court Operations Program .. 1,858,949

SOURCE OF FUNDS:

(1) State General Fund 1,848,949

(2) Federal, Local and Miscellaneous Funds 10,000

Total Supreme Court 1,848,949 10,000 1,858,949

REGULAR SESSION
30th Day

2435

7. Unified Judicial System:

Court Operations Program 28,489,478

(a) (Administrative Office of
Courts)

(b) Administrative Services Program 1,953,356

SOURCE OF FUNDS:

(1) State General Fund 30,442,834

Total Unified Judicial System ... 30,442,834 30,442,834

C. EXECUTIVE:

1. Academy of Honor, Alabama:

(a) Historical Resources Management Program 1,300

SOURCE OF FUNDS:

(1) State General Fund as provided
in Title 41, Chapter 11, Section 6,
1975 Code of Alabama 1,300

Total Alabama Academy of Honor 1,300 1,300

2. Accountancy, Alabama State
Board of Public:

(a) Professional and Occupational
Licensing and Regulation Program 135,000

SOURCE OF FUNDS:

(1) Fund of the Alabama State
Board of Public Accountancy, as
provided in Title 34, Chapter 1,
Section 22, 1975 Code of Ala-
bama 135,000

In addition to the amounts appro-
priated hereinabove to the Ala-
bama State Board of Public Ac-
countancy, there is hereby ap-
propriated such an amount as
may be necessary to pay the re-
fund of any application for
license which may have been re-
jected by the Board or withdrawn
by request of applicant.

Total Alabama State Board of Pub-
lic Accountancy 135,000 135,000

3. Adjustment, Board of:

(a) Special Services Program 165,000

SOURCE OF FUNDS:

(1) State General Fund for the General Fund Contribution to the total expenditure of \$350,000 pursuant to Title 41, Chapter 9, Section 73, 1975 Code of Alabama	15,000	
(2) State General Fund for expenditures as provided in Title 31, Chapter 3 and Title 36, Chapter 30, Article 1, 1975 Code of Alabama, Estimated	<u>150,000</u>	
Total Board of Adjustment	<u>165,000</u>	<u>165,000</u>

4. Aeronautics, Department of:

(a) Airport Development and Aeronautical Support Program		701,567
--	--	---------

The appropriation to the Department of Aeronautics shall include a transfer to the State Personnel Department of \$196.

SOURCE OF FUNDS:

(1) Airport Development Fund, as provided by Title 4, Chapter 2, Section 42, 1975 Code of Alabama	<u>701,567</u>	
Total Department of Aeronautics	<u>701,567</u>	<u>701,567</u>

5. Aging, Commission on:

(a) Planning and Advocacy for Elderly Program		12,713,590
---	--	------------

The appropriation to the Commission on Aging shall include a transfer to the State Personnel Department of \$982.

SOURCE OF FUNDS:

(1) State General Fund Transfer	785,000	
(2) Federal, Local and Miscellaneous Funds	<u>11,928,590</u>	
Total Commission on Aging	<u>785,000</u>	<u>11,928,590</u>
		<u>12,713,590</u>

6. Agricultural Center Board:

(a) Agricultural Development Services Program		565,000
---	--	---------

The appropriation to the Agricultural Center Board shall include a transfer to the State Personnel Department of \$392.

REGULAR SESSION
30th Day

2437

SOURCE OF FUNDS:

(1) State General Fund for expense and awarding of prizes for fairs as provided in Title 2, Chapter 7, Article 2, 1975 Code of Alabama.	120,000		
(2) State General Fund Transfer	320,000		
(3) Livestock Coliseum Fund		125,000	
Total Agricultural Center Board .	440,000	125,000	565,000

7. Agricultural and Industrial Exhibit Commission, Alabama:

(a) Agricultural Development Services Program			32,400
---	--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	32,400		
Total Alabama Agricultural and Industrial Exhibit Commission	32,400		32,400

8. Agriculture and Industries, Department of:

(a) Administrative Services Program			886,011
(b) Agricultural Inspection Services Program			8,553,145
(c) Laboratory Analysis and Disease Control Program			3,025,776
(d) Agricultural Development Services Program			512,505

The appropriation to the Department of Agriculture and Industries shall include a transfer to the State Personnel Department of \$17,725.

SOURCE OF FUNDS:

(1) State General Fund Transfer	4,978,900		
(2) Federal, Local and Miscellaneous Funds		2,321,122	
(3) Shipping Point Inspection Fund pursuant to Title 2, Chapter 9, Sections 20 and 21, Code of Alabama, 1975. All fees and charges collected by the Commissioner of Agriculture and Industries and deposited into said fund, and such appropriation to the Department of Agriculture and Industries shall include all fees and charges collected and			

deposited therein for Shipping Point Inspection, grading and classification services for agricultural products including services furnished for weighing and issuing weight certificates to be used for the sale of agricultural commodities

3,769,000

(4) Agricultural Fund (Any surplus remaining in the Agricultural Fund at the end of the fiscal year in excess of \$150,000 shall be transferred to the State General Fund.)

1,908,415

Total Department of Agriculture and Industries

4,978,9007,998,53712,977,437

In addition to the above appropriation there is hereby appropriated \$650,000 to the Department of Agriculture and Industries to be conditional upon the condition of the State General Fund and the approval of the Governor.

9. Alcoholic Beverage Control Board, Alabama:

(a) Alcoholic Beverage Management Program

22,496,718

(b) Licensing, Regulation and Enforcement Program

6,934,822

(c) Administrative Services Program

2,828,856

The appropriation to the Alabama Alcoholic Beverage Control Board shall include a transfer to the State Personnel Department of \$58,920.

SOURCE OF FUNDS:

(1) ABC Stores Fund

32,260,396

In addition to the above appropriations herein made, there is hereby appropriated for each additional retail store put into operation during the fiscal year, an amount equal to the sum required to install and operate the last comparable retail store put into operation by said Board provided, however, that the sum appropriated for the operation of retail stores as provided herein shall be reduced in like manner for each retail store closed or withdrawn from operation during the same period. There is further appropriated to the Alabama Alcoholic Beverage Control Board, after provision has been made for the other expenditures herein authorized such sums as are or may be necessary to purchase the alcoholic beverages which are essential to maintain adequate stocks and inventory for an economic and successful sales operation. In addition to the above appropriation, it is further provided that, in the event any county or municipality of the State shall, during the fiscal

REGULAR SESSION
30th Day

2439

period covered by this appropriation by proper referendum, authorize the legal sale of malt and brewed beverages within such county or municipality there is further appropriated, in addition to the amount herein set out, an amount comparable to that expended during the prior fiscal year for beer and license tax supervision within counties or municipalities or similar size and population. Provided, further that the amount appropriated herein shall be reduced in like manner in the event any county or municipality wherein malt and brewed beverages are now authorized by law to be sold shall, during the fiscal period covered by this appropriation by proper referendum, declare unlawful the sale in such county or municipality of such malt or brewed beverages.

Total Alabama Alcoholic Beverage Control Board	<u>32,260,396</u>	<u>32,260,396</u>
--	-------------------	-------------------

10. Architects, Board for Registration of:

(a) Professional and Occupational Licensing and Regulation Program		70,000
--	--	--------

The appropriation to the Board for Registration of Architects shall include a transfer to the State Personnel Department of \$98.

SOURCE OF FUNDS:

(1) Fund of the Board for Registration of Architects, as provided in Title 34, Chapter 2, Section 23, Code of Alabama 1975	<u>70,000</u>	
--	---------------	--

Total Board for Registration of Architects	<u>70,000</u>	<u>70,000</u>
--	---------------	---------------

11. Archives and History:

(a) Historical Resources Management Program		760,617
---	--	---------

SOURCE OF FUNDS:

(1) State General Fund	748,617	
(2) Federal, Local and Miscellaneous Funds	<u>12,000</u>	
Total Archives & History	<u>748,617</u>	<u>12,000</u> <u>760,617</u>

12. Attorney General, Office of the:

(a) Legal Advice and Legal Services Program		3,384,891
(b) Fair Marketing Practices Program		286,125

SOURCE OF FUNDS:

(1) State General Fund	2,800,000
------------------------------	-----------

(2) Transfer from Pensions and Security		310,000	
(3) Federal, Local and Miscellaneous Funds		561,016	
Total Office of the Attorney General	<u>2,800,000</u>	<u>871,016</u>	<u>3,671,016</u>
13. Auditor, State:			
(a) Fiscal Management Program			580,000
SOURCE OF FUNDS:			
(1) State General Fund	<u>580,000</u>		
Total State Auditor	<u>580,000</u>		<u>580,000</u>
14. Banking Department, State:			
(a) Charter, License, and Regulate Financial Institutions Program			1,699,149
(b) Housing Authority Administration Program			30,000
The appropriation to the State Banking Department shall include a transfer to the State Personnel Department of \$2,062.			
SOURCE OF FUNDS:			
(1) State General Fund Transfer	310,850		
(2) Banking Assessment Fees as provided in Title 5, Chapter 1, Section 5, 1975 Code of Alabama		1,229,497	
(3) Bureau of Credit Unions as provided in Title 5, Chapter 2, Article 5, Divisions 1 and 2, 1975 Code of Alabama		161,750	
(4) Loan Examination Fund as provided in Title 5, Chapter 18, Sections 1-24, 1975 Code of Alabama		<u>27,052</u>	
Total State Banking Department	<u>310,850</u>	<u>1,418,299</u>	<u>1,729,149</u>
15. Bar Association, Alabama State:			
(a) Professional and Occupational Licensing and Regulation Program			496,676
SOURCE OF FUNDS:			
(1) State Bar Association Fund, as provided in Title 34, Chapter 3, Code of Alabama 1975		<u>496,676</u>	

REGULAR SESSION
30th Day

2441

Total Alabama State Bar Association	496,676	496,676
---	---------	---------

16. Bear Creek Development Authority:

(a) Water Resource Development Program		209,119
--	--	---------

SOURCE OF FUNDS:

(1) State General Fund	26,900		
(2) Federal, Local and Miscellaneous Funds		182,219	

Total Bear Creek Development Authority	26,900	182,219	209,119
--	--------	---------	---------

17. Brierfield Ironworks Park:

(a) Outdoor Recreation Sites and Services Program		87,760
---	--	--------

SOURCE OF FUNDS:

(1) State General Fund	20,000		
(2) Federal, Local and Miscellaneous Funds		67,760	

Total Brierfield Ironworks Park ..	20,000	67,760	87,760
------------------------------------	--------	--------	--------

18. Building Commission:

(a) Special Services Program		545,992
-----------------------------------	--	---------

The appropriation to the Building Commission shall include a transfer to the State Personnel Department of \$98.

SOURCE OF FUNDS:

(1) State General Fund	138,220		
(2) Federal, Local and Miscellaneous Funds		407,772	

Total Building Commission	138,220	407,772	545,992
---------------------------------	---------	---------	---------

19. Capitol Renovation—Alabama Historical Commission:

(a) Historical Resources Management Program		2,000,000
---	--	-----------

SOURCE OF FUNDS:

(1) State General Fund	2,000,000		
------------------------------	-----------	--	--

Total Capitol Renovation—Alabama Historical Commission	2,000,000		2,000,000
--	-----------	--	-----------

In addition to the above appropriation there is hereby appropriated \$1,500,000 to Capitol Renovation—Alabama Historical Commission to be conditional upon the condition of the State General Fund and upon approval of the Governor.

20. Chiropractic Examiners, Alabama State Board of:

(a) Professional and Occupational Licensing and Regulation Program	25,000
--	--------

SOURCE OF FUNDS:

(1) Alabama State Board of Chiropractic Examiner's Fund as provided in Title 34, Chapter 24, Article 4, Divisions 1, 2 and 3, 1975 Code of Alabama	25,000
--	--------

Total Alabama State Board of Chiropractic Examiners	25,000	25,000
---	--------	--------

21. Civil Defense, Department of:

(a) Readiness and Recovery Program	946,152
--	---------

The appropriation to the Department of Civil Defense shall include a transfer to the State Personnel Department of \$1,423.

SOURCE OF FUNDS:

(1) State General Fund	461,400		
(2) Federal, Local and Miscellaneous Funds		484,752	
Total Department of Civil Defense	461,400	484,752	946,152

22. Coastal Area Board, Alabama:

(a) Coastal Area Management Program	875,000
---	---------

The appropriation to the Alabama Coastal Area Board shall include a transfer to the State Personnel Department of \$245.

SOURCE OF FUNDS:

(1) State General Fund	50,000		
(2) Federal, Local and Miscellaneous		825,000	
Total Alabama Coastal Area Board	50,000	825,000	875,000

REGULAR SESSION
30th Day

2443

23. Conservation and Natural Resources, Department of:

(a) Wildlife and Game and Fish Program	10,903,145
(b) State Land Management Program	226,302
(c) Outdoor Recreation Sites and Services Program	12,874,553
(d) Administrative Services Program	3,039,187
(e) Land Survey Program	225,382

The appropriation to the Department of Conservation and Natural Resources shall include a transfer to the State Personnel Department of \$27,005.

SOURCE OF FUNDS:

(1) Game and Fish Fund	9,475,445
(2) State Lands Fund	226,302

The funds hereinabove appropriated from the State Lands Fund includes funds for analyzing, cataloging and monitoring mineral reserves and the development thereof on State lands including water and offshore areas.

(3) Marine Resources Fund	1,121,500
---------------------------------	-----------

In addition to the monies hereinabove appropriated from the Marine Resources Fund, all monies derived from contracts, grants or other agreements concerning or relating to marine biological research performed or accomplished at the Marine Resources Division Laboratory at Dauphin Island is hereby appropriated and may be expended by the Commissioner of Conservation on such Marine Resources Division Programs or projects which he deems appropriate.

(4) Marine Police Fund	1,724,000
(5) Land Surveyors Fund	225,382
(6) State Parks Fund	8,550,553
(7) Administrative Funds	3,039,187

The funds hereinabove appropriated shall be payable as provided in Title 9, Chapter 2, Section 1, Code of Alabama 1975.

(8) State General Fund	2,806,200		
(9) State General Fund—Transfer to Game and Fish Fund for Capital Improvements—(Bibb and Escambia County Lakes)	<u>100,000</u>		
Total Department of Conservation and Natural Resources	<u>2,906,200</u>	<u>24,362,369</u>	<u>27,268,569</u>

24. Contractors State Licensing Board for General:

(a) Professional and Occupational Licensing and Regulation Program			164,850
--	--	--	---------

The appropriation to the State Licensing Board for General Contractors shall include a transfer to the State Personnel Department of \$245.

SOURCE OF FUNDS:

(1) State Licensing Board for General Contractors Fund		164,850	
--	--	---------	--

Pursuant to Title 34, Chapter 8, Code of Alabama 1975. In addition to the amounts appropriated hereinabove to the State Licensing Board for General Contractors there is hereby appropriated such an amount as may be necessary to pay the refund of any application for license which may have been rejected by the Board of application withdrawn by request of applicant.

Total State Licensing Board for General Contractors	<u>164,850</u>	<u>164,850</u>	
---	----------------	----------------	--

25. Corrections, Board of:

(a) Administrative Services and Logistical Support Program ...		2,982,507	
(b) Institutional Services Corrections Program		22,576,774	
(c) Correctional Industries Program		3,710,702	

The appropriation to the Board of Corrections shall include a transfer to the State Personnel Department of \$59,214.

REGULAR SESSION
30th Day

2445

SOURCE OF FUNDS:

(1) State General Fund—Transfer	24,500,000
(2) Federal, Local and Miscellaneous Funds	625,000
(3) Board of Corrections Fund ...	4,144,983

The Commissioner of Corrections is authorized to utilize funds herein appropriated as matching contributions, where required and appropriated, to generate additional funds which would effectively increase the appropriations for the Board of Corrections. Any such grant funds so generated and in direct support of the Board of Corrections operations are also hereby appropriated.

Total Board of Corrections	<u>24,500,000</u>	<u>4,769,983</u>	<u>29,269,983</u>
----------------------------------	-------------------	------------------	-------------------

In addition to the above appropriation there is hereby appropriated \$30,000,000 to the Board of Corrections to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

26. Cosmetology, Alabama Board of:

(a) Professional and Occupational Licensing and Regulation Program	315,000
--	---------

The appropriation to the Alabama Board of Cosmetology shall include a transfer to the State Personnel Department of \$491.

SOURCE OF FUNDS:

(1) Alabama Board of Cosmetology Fund as provided in Title 34, Chapter 7, 1975 Code of Alabama	<u>315,000</u>
--	----------------

Total Alabama Board of Cosmetology	<u>315,000</u>	<u>315,000</u>
--	----------------	----------------

27. Criminal Justice Information System, Alabama:

(a) Criminal Justice Information Services Program	2,268,004
---	-----------

The appropriation to the Alabama Criminal Justice Information System shall include a transfer to the State Personnel Department of \$2,602.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	1,900,000		
(2) Federal, Local and Miscellaneous Funds		<u>368,004</u>	
Total Alabama Criminal Justice Information System	<u>1,900,000</u>	<u>368,004</u>	<u>2,268,004</u>

In addition to the above appropriation there is hereby appropriated \$239,000 to the Criminal Justice Information System to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

28. Dairy Commission, Alabama:

(a) Regulatory Services Program	455,000
---------------------------------	---------

The appropriation to the Alabama Dairy Commission shall include a transfer to the State Personnel Department of \$540.

SOURCE OF FUNDS:

(1) Alabama Dairy Commission Fund as provided in Title 2, Chapter 13, Code of Alabama 1975	<u>455,000</u>	
Total Alabama Dairy Commission	<u>455,000</u>	<u>455,000</u>

29. Development Office, Alabama:

(a) Industrial Development Program	2,537,000
(b) Bureau of Publicity and Information—Tourism and Travel Promotion Program	2,402,873
(c) Administrative Services Program—Office of Minority Business	145,000
(d) Alabama Film Commission—Promotional Development Program	220,000

The appropriation to the Alabama Development Office shall include a transfer to the State Personnel Department of \$3,093.

REGULAR SESSION
30th Day

2447

SOURCE OF FUNDS:

(1) State General Fund—Transfer Alabama Development Office ..	2,467,000		
(2) State General Fund—Transfer Publicity and Information	500,000		
(3) State General Fund Transfer—Office of Minority Business	75,000		
(4) State General Fund—Alabama Film Commission	220,000		
(3) Lodgings Tax (1¢)—Receipts collected under the provisions of Title 40, Chapter 26, 1975 Code of Alabama for the Bureau of Publicity and Information		1,902,873	
(6) Federal, Local and Miscellane- ous Funds		<u>140,000</u>	
Total Alabama Development Office	<u>3,262,000</u>	<u>2,042,873</u>	<u>5,304,873</u>

30. Engineers and Land Sur-
veyors, State Board of Registra-
tion for Professional:

(a) Professional and Occupational Licensing and Regulation Pro- gram	238,196
Licensing and Regulation Program	238,196

The appropriation to the State
Board of Registration for Profes-
sional Engineers and Land Sur-
veyors shall include a transfer to
the State Personnel Department
of \$245.

SOURCE OF FUNDS:

(1) Professional Engineers' Fund as provided in Title 34, Chapter 11, Code of Alabama 1975, as amended and Act No. 1049, 1975 Regular Session	<u>238,196</u>	
Total State Board of Registration for Professional Engineers and Land Surveyors	<u>238,196</u>	<u>238,196</u>

31. Ethics Commission, Alabama:

(a) Regulation of Public Officials and Employees Program	175,000
---	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>175,000</u>
------------------------------	----------------

Total Alabama Ethics Commission	<u>175,000</u>		<u>175,000</u>
32. Farmers' Market Authority:			
(a) Agricultural Development Services Program			658,000
SOURCE OF FUNDS:			
(1) State General Fund—Transfer For Administration	78,000		
(2) State General Fund—Transfer for Capital Outlay	500,000		
(3) Farmers' Market Authority Fund—Revenue and Capital Outlay Account		<u>80,000</u>	
Total Farmers' Market Authority	<u>578,000</u>	<u>80,000</u>	<u>658,000</u>
33. Finance, Department of:			
(a) Fiscal Management Program			1,949,941
(b) Administrative Support Services Program			4,258,889
(c) Administrative Support Services Program—Repair, renovate, and clean state buildings			500,000
(d) Administration of Private Colleges and Universities Facilities Authority			6,000
SOURCE OF FUNDS:			
(1) State General Fund	4,814,896		
(2) State Agency Collections—Maintenance Revolving Fund .		<u>1,899,934</u>	
Total Department of Finance	<u>4,814,896</u>	<u>1,899,934</u>	<u>6,714,830</u>
34. Finance—Telephone Network Fund:			
(a) Administrative Support Services Program			4,028,907
SOURCE OF FUNDS:			
(1) Telephone Network Fund		<u>4,028,907</u>	
Total Finance—Telephone Network Fund		<u>4,028,907</u>	<u>4,028,907</u>
35. Foresters, Alabama State Board of Registration for:			
(a) Professional and Occupational Licensing and Regulation Program			17,900
SOURCE OF FUNDS:			
(1) Professional Foresters' Fund .		<u>17,900</u>	

REGULAR SESSION
30th Day

2449

Total Alabama State Board of Registration for Foresters	17,900	17,900
---	--------	--------

36. Forestry Commission, Alabama:

(a) Forest Resource Protection Program		7,316,266
(b) Forest Resource Management and Development Program		2,144,977
(c) Forestry Information and Education Program		282,245
(d) Administrative Services Program		1,276,585

The appropriation to the Alabama Forestry Commission shall include a transfer to the State Personnel Department of \$19,983.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	5,568,659	
(2) Federal and Local Funds		2,549,398
(3) Forestry Commission Fund ..		2,902,016

Of the above appropriation \$100,000 shall be used for rural and community fire protection.

Total Alabama Forestry Commission	5,568,659	5,451,414	11,020,073
---	-----------	-----------	------------

37. Fort Morgan Commission:

(a) Historical Resources Management Program	109,433
---	---------

SOURCE OF FUNDS:

(1) State General Fund	99,400	
(2) Federal, Local and Miscellaneous Funds		10,033

Total Fort Morgan Commission ..	99,400	10,033	109,433
---------------------------------	--------	--------	---------

38. Funeral Service, Alabama Board of:

(a) Professional and Occupational Licensing and Regulation Program	81,900
--	--------

SOURCE OF FUNDS:

(1) Alabama Funeral Directors and Embalmers Fund as provided in Title 34, Chapter 13, 1975 Code of Alabama	81,900	
--	--------	--

Total Alabama Board of Funeral Services	81,900	81,900	
---	--------	--------	--

38A. Foreign Trade Relations
Commission:

(a) Special Services Program 50,000

SOURCE OF FUNDS:

(1) State General Fund 50,000Total Foreign Trade Relations
Commission 50,000 50,000

39. Geological Survey:

(a) Discovery and Development of
Mineral, Energy and Water Re-
sources, Geologic Research and
Topographic Mapping Program 1,596,049The appropriation to the Geological
Survey shall include a transfer to
the State Personnel Department
of \$3,829.

SOURCE OF FUNDS:

(1) State General Fund 1,042,032

(2) Federal, Local and Miscellane-
ous Funds 554,017Total Geological Survey 1,042,032 554,017 1,596,049

40. Gorgas Memorial Board:

(a) Historical Resources Manage-
ment Program 10,700

SOURCE OF FUNDS:

(1) State General Fund as provided
in Title 41, Chapter 9, Section
220, 1975 Code of Alabama and
an additional amount 10,000(2) Federal, Local and Miscellane-
ous Funds 700Total Gorgas Memorial Board ... 10,000 700 10,700

41. Governor's Office:

(a) Executive Direction Program 977,400

SOURCE OF FUNDS:

(1) State General Fund 977,400Total Governor' Office 977,400 977,400

42. Governor's Contingency Fund:

(a) Executive Direction Program 295,480

SOURCE OF FUNDS:

(1) State General Fund 295,480

REGULAR SESSION
30th Day

2451

Total Governor's Contingency Fund	295,480	295,480
43. Governor's Mansion and Coastal Mansion:		
(a) Executive Direction Program		150,000
SOURCE OF FUNDS:		
(1) State General Fund	150,000	
Total Governor's Mansion and Coastal Mansion	150,000	150,000
44. Healing Arts, State Licensing Board for the:		
(a) Professional and Occupational Licensing and Regulation Program		132,000
The appropriation to the State Licensing Board for the Healing Arts shall include a transfer to the Personnel Department of \$98.		
SOURCE OF FUNDS:		
(1) State Licensing Board for the Healing Arts Fund	132,000	
Total State Licensing Board for the Healing Arts	132,000	132,000
45. Health, Department of Public:		
(a) Administrative Services Program		3,468,956
(b) Health Support Services Program		39,398,533
(c) Personal Health Improvement Program		29,535,056
(d) Environmental Health Improvement Program		6,283,138
(e) Special Services Program		1,227,009
(f) Health Planning, Development and Regulation Program		5,069,881
The appropriation to the Department of Public Health shall include a transfer to the State Personnel Department of \$100,605.		
SOURCE OF FUNDS:		
(1) State General Fund	14,632,000	
(2) Cigarette Tax—1¢ as provided in Title 40, Chapter 25, Sections 2 and 23, 1975 Code of Alabama		1,400,001

(3) Cigarette Tax—2¢ as provided in Title 40, Chapter 25, Sections 2 and 23, 1975 Code of Alabama	2,150,000		
(4) Vital Statistics Fund	660,000		
(5) Hospital Licensing Fund	85,000		
(6) Emergency Medical Services Fund as provided in Title 22, Chapter 18, Sections 1 through 7, 1975 Code of Alabama	30,000		
(7) Local Health Departments ...	25,990,952		
(8) Water Improvement Commis- sion Fines	300,000		
(9) Miscellaneous Revenues	3,126,835		
(10) Federal Funds	<u>36,607,785</u>		
Total Department of Public Health	<u>14,632,000</u>	<u>70,350,573</u>	<u>84,982,573</u>
46. Health Planning and Devel- opment Agency, State:			
(a) Health Planning, Development and Regulation Program			950,026
SOURCE OF FUNDS:			
(1) State General Fund	261,000		
(2) Federal, Local and Miscellane- ous Funds		<u>689,026</u>	
Total State Health Planning and Development Agency	<u>261,000</u>	<u>689,026</u>	<u>950,026</u>
47. Hearing Aid Dealers, Alabama Board of:			
(a) Professional and Occupational Licensing and Regulation Pro- gram			15,400
SOURCE OF FUNDS:			
(1) State Board of Health— Hearing Aid Fund as provided in Title 34, Chapter 14, Articles 1 and 2, 1975 Code of Alabama ..		<u>15,400</u>	
Total Alabama Board of Hearing Aid Dealers		<u>15,400</u>	<u>15,400</u>
48. Highway Department:			
(a) Central Administration Pro- gram			6,825,251
(b) Division and District Supervision—State Program ..			12,165,797
(c) Operations and Support Ser- vices Program			5,475,948
(d) Maintenance Program			60,000,000

(e) Non-Programmatic Expenditures	43,830,499
Proposed Spending Plan for the above (e) includes the following:	
Debt Service	38,595,075
Equipment—Automotive	5,000,000
Equipment—Other than Automotive	235,424
(f) Construction—Federal Aid Program	248,429,681
Proposed Spending Plan for the above (f) includes the following:	
Federal Aid Matching	39,202,000
Non-Participating Work on Federal Aid Projects	1,000,000
Advance Construction Bonds	30,726,000
Federal Aid	177,501,681
(g) Construction—State Program	94,640,398
(h) Operations—Land & Buildings	2,305,500
The appropriation to the Highway Department shall include a transfer to the State Personnel Department of \$232,144.	

SOURCE OF FUNDS:

(1) State General Fund	75,000
(2) Public Road and Bridge Fund	265,370,393
(3) Federal Aid	177,501,681
(4) Bond Proceeds	30,726,000

There is hereby appropriated, for payment of the principal of and the interest on all bonds heretofore or hereafter issued for public highways and bridge purposes, or either, by the State of Alabama, Alabama Highway Authority, or Alabama Highway Finance Corporation, a total of \$38,595,075 or so much as may be necessary for payment of said principal and interest at their respective maturities, of the revenues pledged for such payment.

The Highway Director with the consent of the Governor and the Budget Office shall have the authority to transfer any appropriation or any portion thereof between and among subsections, (a), (b) (c), (d), (e), (f), (g), (h) of this section whenever such transfer shall be necessary to assure maximum utilization of Federal Matching Funds which shall become available.

In the event that there shall not be sufficient funds available for payment of all appropriations hereinabove made, the following provisions shall be applicable: In the event of such insufficiency in respect of the said revenues accruing to the State Highway Department:

(1) the appropriations made for Debt Service in section (e) hereof shall be paid in full—

(2) The appropriations from the revenues accruing to the State Highway Department that are herein made for the purpose referred to in Sections (a), (b), (c), (d), (e), (f), (g), (h), except for Debt Service, hereof shall be allocated among the purposes referred to in said Sections in such order and with such priorities as the State Highway Director shall from time to time direct.

The funds appropriated in section (f) hereof, for the matching Federal funds, shall not revert at the end of the fiscal year for which such appropriations are made, but shall remain available for the purpose for which such appropriation was made. In addition to all appropriations hereinabove made there is hereby appropriated to the State Highway Department all Federal Funds accruing thereto to be expended only for the purpose for which such funds are made available. Not later than ninety (90) days following the end of each fiscal year for which appropriations are made herein, the State Highway Director shall transmit to the Governor, Lieutenant Governor, and each member of the Legislature, a report stating the portions of each appropriation made herein that have been spent in each county in the State during the fiscal year then ended.

Total Highway Department	<u>75,000</u>	<u>473,598,074</u>	<u>473,673,074</u>
------------------------------------	---------------	--------------------	--------------------

49. Highway and Traffic Safety,
Office of:

(a) Traffic Control and Accident Prevention Program			3,551,800
--	--	--	-----------

The appropriation to the Office of
Highway and Traffic Safety shall
include a transfer to the State
Personnel Department of \$491.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	83,600		
(2) Federal Funds		<u>3,468,200</u>	
Total Office of Highway And Traf- fic Safety	<u>83,600</u>	<u>3,468,200</u>	<u>3,551,800</u>

50. Historic Chattahoochee Com-
mission:

(a) Historical Resources Manage- ment Program			66,500
--	--	--	--------

SOURCE OF FUNDS:

(1) State General Fund—Transfer	<u>66,500</u>		
Total Historic Chattahoochee Commission	<u>66,500</u>		<u>66,500</u>

51. Historical Commission, Ala-
bama:

(a) Historical Resources Manage- ment Program			1,868,218
--	--	--	-----------

The appropriation to the Alabama Historical Commission shall include a transfer to the State Personnel Department of \$736.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	274,400		
(2) Federal, Local and Miscellaneous Funds		<u>1,593,818</u>	
Total Alabama Historical Commission	<u>274,400</u>	<u>1,593,818</u>	<u>1,868,218</u>

52. Industrial Relations, Department of:

(a) Skills Enhancement and Employment Opportunities Program			99,159,393
(b) Unemployment Compensation Program			180,333,617
(c) Administrative Services Program			6,340,871
(d) Industrial Safety and Accident Prevention Program			4,806,561
(e) Employment and Social Opportunities Program			325,810

The appropriation to the Department of Industrial Relations shall include a transfer to the State Personnel Department of \$70,212.

SOURCE OF FUNDS:

(1) State General Fund	652,500		
(2) Federal, Local and Miscellaneous Funds		<u>290,313,752</u>	
Total Department of Industrial Relations	<u>652,500</u>	<u>290,313,752</u>	<u>290,966,252</u>

53. Insurance Board, State Employees':

(a) Administrative Support Services Program			72,434
---	--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>72,434</u>		
Total State Employees' Insurance Board	<u>72,434</u>		<u>72,434</u>

54. Insurance, Department of:

(a) Regulatory Services Program			1,867,597
---------------------------------	--	--	-----------

The appropriation to the Department of Insurance shall include a transfer to the State Personnel Department of \$2,749.

SOURCE OF FUNDS:

(1) State General Fund	906,469		
(2) Examination Revolving Fund as provided in Title 27, Chapter 2, Section 25, Code of Alabama 1975		820,253	
(3) Fire Marshals' Fund as provided in Title 24, Chapter 5, Article 1, 1975 Code of Alabama. Any balance in excess of \$50,000 at the end of the fiscal year shall be transferred to the State General Fund		<u>140,875</u>	
Total Department of Insurance ..	<u>906,469</u>	<u>961,128</u>	<u>1,867,597</u>

55. Labor, Department of:

(a) Regulatory Services Program			249,670
---------------------------------------	--	--	---------

SOURCE OF FUNDS:

(1) State General Fund	212,164		
(2) Federal, Local and Miscellaneous Funds		<u>37,506</u>	
Total Department of Labor	<u>212,164</u>	<u>37,506</u>	<u>249,670</u>

56. LaGrange Historical Site—Alabama Historical Commission:

(a) Historical Resources Management Program			2,140
---	--	--	-------

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 41, Chapter 9, Section 270, 1975 Code of Alabama	<u>2,140</u>		
Total LaGrange Historical Site—Alabama Historical Commission	<u>2,140</u>		<u>2,140</u>

57. Landscape Architects, Board of Examiners of:

(a) Professional and Occupational Licensing and Regulation Program			4,650
--	--	--	-------

SOURCE OF FUNDS:

(1) Landscape Architects Fund ..	<u>4,650</u>		
Total Board of Examiners of Landscape Architects	<u>4,650</u>		<u>4,650</u>

REGULAR SESSION
30th Day

2457

58. Law Enforcement Planning
Agency, Alabama:

(a) Law Enforcement Planning
and Development Program 8,644,885

The appropriation to the Alabama
Law Enforcement Planning
Agency shall include a transfer
to the State Personnel Depart-
ment of \$2,602.

SOURCE OF FUNDS:

(1) State General Fund—Transfer for Matching Federal Funds ...	596,780		
(2) Federal, Local and Miscellane- ous Funds		8,048,105	
Total Alabama Law Enforcement Planning Agency	596,780	8,048,105	8,644,885

59. Liquefied Petroleum Gas
Board:

(a) Regulatory Services Program 124,176

The appropriation to the Liquefied
Petroleum Gas Board shall in-
clude a transfer to the State Per-
sonnel Department of \$147.

SOURCE OF FUNDS:

(1) L. P. Gas Board Fund	124,176		
Total Liquefied Petroleum Gas Board		124,176	124,176

60. Medical Services Administra-
tion:

(a) Medical Assistance through
Medicaid Program 227,678,668

The appropriation to the Medical
Services Administration shall
include a transfer to the State
Personnel Department of \$9,770.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	66,000,000		
(2) Federal, Local and Miscellane- ous Funds		161,678,668	
Total Medical Services Adminis- tration	66,000,000	161,678,668	227,678,668

In addition to the above appropria-
tion there is hereby appropriated
\$30,000,000 to Medical Services
Administration to be conditional

upon the condition of the State General Fund and upon the approval of the Governor.

61. Mental Health, Department of:

(a) Institutional Treatment and Care—Mental Illness Program	45,300,542
(b) Institutional Treatment and Care—Mental Retardation Program	38,487,299
(c) Institutional Treatment and Care—Criminally Insane Program	348,297
(d) Non-Institutional Treatment and Care Program	22,253,454
(Of this amount, \$11,010,567 shall be used for Community Programs.)	
(e) Administrative Services Program	3,519,368

The appropriation to the Department of Mental Health shall include a transfer to the State Personnel Department of \$284,289.

SOURCE OF FUNDS:

(1) Special Mental Health Fund—For Operations and Maintenance of the State Mental Health Department including the purchase of drugs to medically and indigent mental patients not hospitalized at time of receiving drugs at the Alabama State Hospitals	68,195,817	
(2) Special Mental Health Fund—Community Programs ..	11,010,567	
(3) Transfer from ABC Profits ..	1,000,000	
(4) Cigarette Tax—1¢	925,455	
(5) Cigarette Tax—2¢	4,909,922	
(6) Federal, Local and Miscellaneous Funds	<u>23,867,199</u>	
Total Department of Mental Health	<u>109,908,960</u>	<u>109,908,960</u>

In addition to the above appropriation there is hereby appropriated \$36,400,000 to the Mental Health Department to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

REGULAR SESSION
30th Day

2459

62. A—Military Department:

(a) Military Operations Program	3,583,482
(b) Capital Outlay	595,132

SOURCE OF FUNDS:

(1) State General Fund—Transfer Capital Outlay for the Armories at Atmore, Fayette, Huntsville, Jackson, Montgomery, and Sub-Surface Soil Investigation .	525,600	
(2) State General Fund—Transfer for Architect and Engineering Services And Specifications for the Armories at Atmore, Birmingham, Goodwater, Guin and Monroeville	69,532	
(3) State General Fund—Operations	907,176	
(4) State General Fund—Quarterly Allowances Headquarters—Regular Allowance Units to be used solely for operating expenses; provided, that no more than \$4,500 shall be allotted in any fiscal year for the Headquarters Alabama National Guard	749,000	
(5) State General Fund—Active Military Service	113,610	
(6) State General Fund—Transfer to Armory Commission	<u>1,813,696</u>	
Total Military Department	<u>4,178,614</u>	<u>4,178,614</u>

62. B—Armory Commission of Alabama:

(a) Military Operations Program	2,631,374
---------------------------------	-----------

SOURCE OF FUNDS:

(1) Transfer from Military Department	1,813,696
(2) Federal, Local and Miscellaneous Funds	817,678

The funds hereinabove appropriated to the Armory Commission shall be payable from the funds in the State Treasury to the credit of the Armory Commission and the appropriation hereinabove made includes the appropriation made for the care, maintenance, and construction of

armories. Provided, however, that the last Federal Government service contract reimbursement shall not revert to the State General Fund. Any surplus remaining in the Armory Commission Fund at the end of the fiscal year in excess of \$50,000 shall be transferred to the State General Fund.

Total Armory Commission of Alabama	<u>2,631,374</u>	<u>2,631,374</u>
--	------------------	------------------

63. Nursing Home Administrators, Board of Examiners of:

(a) Professional and Occupational Licensing and Regulation Program	11,000
--	--------

SOURCE OF FUNDS:

(1) Board of Examiners of Nursing Home Administrators Fund ...	<u>11,000</u>
--	---------------

Total Board of Examiners of Nursing Home Administrators	<u>11,000</u>	<u>11,000</u>
---	---------------	---------------

64. Oil and Gas Board:

(a) Management and Regulation of Oil and Gas Exploration and Development Program	836,094
--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>836,094</u>
------------------------------	----------------

Total Oil and Gas Board	<u>836,094</u>	<u>836,094</u>
-------------------------------	----------------	----------------

65. Pardons and Parole, Board of:

(a) Administration of Pardons and Paroles Program	4,057,946
---	-----------

The appropriation to the Board of Pardons and Parole shall include a transfer to the State Personnel Department of \$9,869.

SOURCE OF FUNDS:

(1) State General Fund	2,526,921
------------------------------	-----------

(2) Probationers Upkeep Fund ..	1,098,613
---------------------------------	-----------

(3) Federal, Local and Miscellaneous Funds	<u>432,412</u>
--	----------------

Total Board of Pardons and Parole	<u>2,526,921</u>	<u>1,531,025</u>	<u>4,057,946</u>
---	------------------	------------------	------------------

66. Peace Officers' Annuity and Benefit Fund, Alabama:

(a) Retirement Systems Program	170,715
--------------------------------------	---------

SOURCE OF FUNDS:

- (1) Peace Officers' Annuity and Benefit Fund as provided in Title 36, Chapter 21, Article 4, 1975 Code of Alabama

170,715

Total Alabama Peace Officers' Annuity and Benefit Fund

170,715

170,715

67. Pensions:

- (a) Social Services Program—For Confederate Veterans and their widows: Such an amount as may be necessary to pay all the pensions allowed to Confederate soldiers and sailors and their widows.

SOURCE OF FUNDS:

- (1) Proceeds from the levy of the one mill tax as provided by Title 40, Chapter 8, Section 361, 1975 Code of Alabama.

68. Pensions and Security:

- (a) Financial Assistance Program
(b) Social Services Program

115,680,637

77,418,000

- (c) Food Assistance Program

21,639,606

- (d) Child Support Enforcement Program

7,246,008

- (e) Alabama Human Resources Board

100,000

The appropriation to Pensions and Security shall include a transfer to the State Personnel Department of \$189,771.

SOURCE OF FUNDS:

- (1) Federal, Local and Miscellaneous Funds

149,938,627

- (2) Liquor License Tax

1,572,000

- (3) ABC Profits

2,135,431

- (4) Whiskey Tax

20,527,370

- (5) State General Fund

5,000,000

- (6) Beer Tax

7,213,360

- (7) Pension Residue

6,845,000

- (8) Sales Tax

1,322,000

- (9) Franchise Tax

9,476,000

- (10) Contracts, Service Fees

364,144

(11) Child Support Collections ..	1,574,119		
(12) Sales Tax for Food Stamps ..	10,200,000		
(13) Cigarette Tax	4,525,000		
(14) Contractor's Gross Receipts Tax	1,387,000		
(15) Pension Fund	4,200		
Total Pensions and Security	<u>5,000,000</u>	<u>217,084,251</u>	<u>222,084,251</u>

In addition to the above appropriation there is hereby appropriated \$6,000,000 to the Department of Pensions and Security to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

69. Personnel Department, State:

(a) Administrative Support Program	1,648,528
--	-----------

SOURCE OF FUNDS:

(1) State General Fund—Transfer	128,512	
(2) Federal, Local and Miscellaneous Funds		259,000
(3) Transfer from Department of Aeronautics		196
(4) Transfer from Commission on Aging		982
(5) Transfer from Agriculture and Industries		17,725
(6) Transfer from Agricultural Center Board		392
(7) Transfer from Alcoholic Beverage Control Board		58,920
(8) Transfer from Board of Registration of Architects		98
(9) Transfer from State Banking Department		2,062
(10) Transfer from Finance—Alabama Building Authority ..		589
(11) Transfer from Finance—Alabama Building Finance Authority		491
(12) Transfer from Building Commission		98
(13) Transfer from Civil Defense Department		1,423
(14) Transfer from Coastal Area Board		245

REGULAR SESSION
30th Day

2463

(15) Transfer from Conservation Department	27,005
(16) Transfer from State Licensing Board For General Contractors	245
(17) Transfer from Board of Corrections	59,214
(18) Transfer from Board of Cosmetology	491
(19) Transfer from Criminal Justice Information Center	2,602
(20) Transfer from Alabama Dairy Commission	540
(21) Transfer from Alabama Development Office	3,093
(22) Transfer from State Docks ..	4,812
(23) Transfer from Education ...	67,905
(24) Transfer from Education Study Commission	98
(25) Transfer from Board of Registration for Professional Engineers and Land Surveyors ...	245
(26) Transfer from Firefighters Personnel Standards and Education Commission	196
(27) Transfer from Forestry Commission	19,983
(28) Transfer from Geological Survey	3,829
(29) Transfer from State Licensing Board for the Healing Arts	98
(30) Transfer from Health Department	100,605
(31) Transfer from Highway Department	232,144
(32) Transfer from Highway and Traffic Safety	491
(33) Transfer from Alabama Historical Commission	736
(34) Transfer from Industrial Relations	70,212
(35) Transfer from Insurance Department	2,749
(36) Transfer from Law Enforcement Planning Agency	2,602
(37) Transfer from Liquefied Petroleum Gas Board	147

(38) Transfer from Medical Services Administration	9,770		
(39) Transfer from Department of Mental Health	284,289		
(40) Transfer from Board of Nursing	540		
(41) Transfer from Pardons and Paroles	9,869		
(42) Transfer from Peace Officers Standards and Training Commission	98		
(43) Transfer from Pensions and Security	189,771		
(44) Transfer from Physical Fitness Commission	196		
(45) Transfer from Board of Physical Therapy	49		
(46) Transfer from Office of State Planning and Federal Programs	2,062		
(47) Transfer from Public Library Service	2,700		
(48) Transfer from Public Service Commission	3,829		
(49) Transfer from Real Estate Commission	932		
(50) Transfer from Retirement Systems	4,320		
(51) Transfer from Department of Revenue	45,270		
(52) Transfer from Board of Social Work Examiners	49		
(53) Transfer from Surface Mining Reclamation Commission	982		
(54) Transfer from Department of Toxicology and Criminal Investigation	3,240		
(55) Transfer from Department of Youth Services	19,787		
Total State Personnel Department	<u>128,512</u>	<u>1,520,016</u>	<u>1,648,528</u>
70. Physical Therapy, Board of:			
(a) Professional and Occupational Licensing and Regulation Program			19,800
The appropriation to the Board of Physical Therapy shall include a transfer to the State Personnel Department of \$49.			

SOURCE OF FUNDS:

(1) Physical Therapist Fund	<u>19,800</u>	
Total Board of Physical Therapy .	<u>19,800</u>	<u>19,800</u>

71. Planning and Federal Programs, Office of State:

(a) State Planning Program	6,708,430	
(b) Energy Management Program	10,310,000	
(c) Special Services Program	390,608	

The appropriation to the Office of State Planning and Federal Programs shall include a transfer to the State Personnel Department of \$2,062.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	2,193,770		
(2) Federal, Local and Miscellaneous Funds		<u>15,215,268</u>	
Total Office of State Planning and Federal Programs	<u>2,193,770</u>	<u>15,215,268</u>	<u>17,409,038</u>

72. Prosecution Services, Office of:

(a) Prosecution, Training, Education and Management Program	131,591	
---	---------	--

SOURCE OF FUNDS:

(1) Federal, Local and Miscellaneous Funds	<u>131,591</u>	
Total Office of Prosecution Services	<u>131,591</u>	<u>131,591</u>

73. Psychology, Alabama Board of Examiners in:

(a) Professional and Occupational Licensing and Regulation Program	16,000	
--	--------	--

SOURCE OF FUNDS:

(1) Board of Examiners of Psychology Fund	<u>16,000</u>	
Total Alabama Board of Examiners in Psychology	<u>16,000</u>	<u>16,000</u>

74. Public Safety, Department of:

(a) Traffic Control and Accident Prevention Program	11,585,308	
(b) Criminal Investigation Program	2,157,197	

(c) Driver's Licensing and Improvement Program	5,510,515
(d) Public Safety Support Services Program	8,457,743
(e) Administrative Services Program	1,789,237
(f) Alabama Criminal Justice Training Center Program	1,600,000

SOURCE OF FUNDS:

(1) State General Fund	30,520,000	
(2) State General Fund—Capital Outlay—Building and Equipping	580,000	
Total Department of Public Safety	<u>31,100,000</u>	<u>31,100,000</u>

75. Public Service Commission:

(a) Administrative Services Program	543,580
(b) Regulatory Services Program	2,956,420

The appropriation to the Public Service Commission shall include a transfer to the State Personnel Department of \$3,829.

SOURCE OF FUNDS:

(1) Public Service Commission Fund	3,500,000
--	-----------

The above appropriations to the Alabama Public Service Commission shall be payable only from inspection and supervision fees paid by utilities and transportation companies and such parts or percentage of fees and taxes paid by motor carrier or motor transportation companies as are now or may be set aside by law to be used by the Commission. Any surplus remaining in the Alabama Public Service Commission Fund at the end of the fiscal year in excess of \$500,000 shall be transferred to the State General Fund.

Total Public Service Commission	<u>3,500,000</u>	<u>3,500,000</u>
---------------------------------	------------------	------------------

76. Real Estate Commission, Alabama:

(a) Professional and Occupational Licensing and Regulation Program	600,000
--	---------

The appropriation to the Alabama Real Estate Commission shall include a transfer to the State Personnel Department of \$932.

SOURCE OF FUNDS:

(1) Alabama Real Estate Commission Fund—as provided in Title 34, Chapter 27, 1975 Code of Alabama, as amended and the total expenditures shall in no manner exceed the amounts hereby appropriated	600,000	
Total Alabama Real Estate Commission	600,000	600,000

77. Retirement System of Alabama, Employees' (General Fund Share):

(a) Retirement System Program, Estimated	7,754,674
--	-----------

SOURCE OF FUNDS:

(1) State General Fund—Estimated	7,754,674	
Total Employees' Retirement System of Alabama (General Fund Share)	7,754,674	7,754,674

78. Revenue Department:

(a) State Revenue Administration Program	21,622,498
--	------------

The appropriation to the Revenue Department shall include a transfer to the State Personnel Department of \$45,270.

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 40, Chapter 7, Article 2, Division 1, 1975 Code of Alabama, to maintain a program for the equalization of ad valorem tax assessments	250,000	
(2) Transfer from the gross proceeds of Cigarette Tax Collections, Title 40, Chapter 25, Section 2 and 23, 1975 Code of Alabama	295,290	
(3) Transfer from the gross proceeds of Financial Institution Excise Tax Collections	229,890	
(4) Transfer from the gross proceeds of the Forest Severance Tax Collections	195,605	

(5) Transfer from the gross proceeds of Gasoline Tax Collections	1,533,924
(6) Transfer from the Income Tax Collections	5,102,655
(7) Transfer from the gross proceeds of Motor Fuel Tax Collections	885,871
(8) Transfer from the gross proceeds of Motor Vehicle License Collections	895,780
(9) Transfer from the Pension Fund as part of the cost of collections of the 1-Mill Ad Valorem Tax	273,490
(10) Transfer from the Public School Fund as part of the cost of collections of the 3-Mill Ad Valorem Tax	675,798
(11) Transfer from the gross proceeds of Sales Tax Collections ..	7,115,921
(12) Transfer from the gross proceeds of the Tobacco Tax Collections	1,460,597
(13) Transfer from the gross proceeds of Use Tax Collections ..	697,598
(14) Transfer from the gross proceeds of the Utility Tax Collections—as provided in Title 40, Chapter 21, Article 4, 1975 Code of Alabama	455,817
(15) Federal, Local and Miscellaneous Funds	1,554,262

The amounts hereinabove appropriated for the cost of maintenance and operations of the Department of Revenue are in lieu of any other statutory provisions for the payment of the cost of operating said Department or collections of the taxes as authorized by law.

Provided, however, in addition to the amount hereinabove appropriated, there is hereby appropriated to the Department of Revenue all sums allowed the Department of Revenue by local Acts of the Legislature as a charge for the collection of taxes or licenses.

Total Revenue Department	<u>250,000</u>	<u>21,372,498</u>	<u>21,622,498</u>
--------------------------------	----------------	-------------------	-------------------

REGULAR SESSION
30th Day

2469

79. Revenue—Auto Title and Antitheft:

(a) State Revenue Administration Program 937,500

SOURCE OF FUNDS:

(1) State General Fund—Transfer 937,500

Total Revenue—Auto Title and Antitheft 937,500 937,500

80. Revenue—Boards of Equalization:

(a) State Revenue Administration Program 136,800

SOURCE OF FUNDS:

(1) State General Fund 136,800

Total Revenue—Boards of Equalization 136,800 136,800

81. Revenue—Motor Vehicle License:

(a) State Revenue Administration Program 1,918,050

SOURCE OF FUNDS:

(1) Transfer from the gross proceeds of Motor Vehicle License Collections for the purchase only of Motor Vehicle License Tags 1,918,050

Total Revenue—Motor Vehicle License 1,918,050 1,918,050

82. Richmond P. Hobson Memorial Board:

(a) Historical Resources Management Program 7,270

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 41, Chapter 9, Section 221, 1975 Code of Alabama, and an additional amount 7,270

Total Richmond P. Hobson Memorial Board 7,270 7,270

83. Sanitarians, Board of Registration for:

(a) Professional and Occupational Licensing and Regulation Program 3,700

SOURCE OF FUNDS:

(1) Registration Board of Sanitarians Fund—as provided in Title 34, Chapter 28, 1975 Code of Alabama	<u>3,700</u>	
Total Board of Registration for Sanitarians	<u>3,700</u>	<u>3,700</u>

84. Secretary of State:

(a) Administrative Support Services Program		365,000
---	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>365,000</u>	
Total Secretary of State	<u>365,000</u>	<u>365,000</u>

85. Securities Commission:

(a) Regulatory Services Program		475,314
---------------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund	390,314	
(2) Federal, Local and Miscellaneous Funds		60,619
(3) Sales of Checks License Fund		7,381
(4) Exemption Fund		<u>17,000</u>
Total Securities Commission	<u>390,314</u>	<u>85,000</u>
		<u>475,314</u>

86. Social Security Agency:

(a) Administrative Support Services Program		231,950
---	--	---------

SOURCE OF FUNDS:

(1) State General Fund	221,502	
(2) Contribution Fund		<u>10,448</u>
Total Social Security Agency	<u>221,502</u>	<u>10,448</u>
		<u>231,950</u>

87. Social Work Examiners, Alabama State Board of:

(a) Professional and Occupational Licensing and Regulation Program		43,500
--	--	--------

The appropriation to the Alabama State Board of Social Work Examiners shall include a transfer to the State Personnel Department of \$49.

REGULAR SESSION
30th Day

2471

SOURCE OF FUNDS:

(1) Alabama State Board of Social Work Examiners Fund—as provided in Title 34, Chapter 30, 1975 Code of Alabama	<u>43,500</u>	
Total Alabama State Board of Social Work Examiners	<u>43,500</u>	<u>43,500</u>

88. Soil and Water Conservation Committee, Alabama State:

(a) Water Resource Development Program	415,235
(b) Soil Survey	100,000

SOURCE OF FUNDS:

(1) State General Fund	<u>515,235</u>	
Total Alabama State Soil and Water Conservation Committee	<u>515,235</u>	<u>515,235</u>

89. Southern Growth Policies Board:

(a) Special Services Program	25,300
-----------------------------------	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>25,300</u>	
Total Southern Growth Policies Board	<u>25,300</u>	<u>25,300</u>

90. Space Science Exhibit Commission, Alabama:

(a) Tourism and Travel Promotion Program	2,977,760
--	-----------

SOURCE OF FUNDS:

(1) State General Fund—Capital Outlay	400,000	
(2) Federal, Local and Miscellaneous Funds	<u>2,577,760</u>	
Total Alabama Space Science Exhibit Commission	<u>400,000</u>	<u>2,577,760</u>
		<u>2,977,760</u>

91. Speech Pathology and Audiology, Alabama Board of Examiners for:

(a) Professional and Occupational Licensing and Regulation Program	12,000
--	--------

SOURCE OF FUNDS:

- (1) Alabama Board of Examiners
for Speech Pathology and Au-
diology Fund—as provided in
Title 34, Chapter 28A, 1975 Code
of Alabama

12,000

Total Alabama Board of Examiners
for Speech Pathology and Au-
diology

12,000

12,000

92. Surface Mining Reclamation
Commission:

- (a) Industrial Safety and Accident
Prevention Program

1,828,900

The appropriation to the Surface
Mining Reclamation Commis-
sion shall include a transfer to
the State Personnel Department
of \$982.

SOURCE OF FUNDS:

- (1) Surface Mining Reclamation
Commission Fund—as provided
by Title 9, Chapter 16, Article 2,
1975 Code of Alabama. All fees
and charges, grants, gifts, fines,
bond forfeitures or other monies
received under the above act, in
addition to the appropriation
herein made, are appropriated to
the Surface Mining Reclamation
Commission

1,828,900

Total Surface Mining Reclamation
Commission

1,828,900

1,828,900

93. Tannehill Historical State
Park:

- (a) Historical Resources Manage-
ment Program

778,000

SOURCE OF FUNDS:

- (1) State General Fund

200,000

- (2) Federal, Local and Miscellane-
ous Funds

578,000

Total Tannehill Historical State
Park

200,000

578,000

778,000

94. Tennessee-Tombigbee Water-
way Development Authority:

- (a) Water Resource Development
Program

474,951

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 33, Chapter 8, 1975 Code of Alabama as amended	140,000		
(2) Federal, Local and Miscellaneous Funds		<u>334,951</u>	
Total Tennessee-Tombigbee Waterway Development Authority	<u>140,000</u>	<u>334,951</u>	<u>474,951</u>

95. Toxicology and Criminal Investigation, Alabama Department of:

(a) Forensic Science Services Program			2,846,500
---	--	--	-----------

The appropriation to the Alabama Department of Toxicology and Criminal Investigation shall include a transfer to the State Personnel Department of \$3,240.

SOURCE OF FUNDS:

(1) State General Fund	1,955,000		
(2) State General Fund—Transfer—Capital Outlay	700,000		
(3) Federal, Local and Miscellaneous Funds		<u>191,500</u>	
Total Alabama Department of Toxicology and Criminal Investigation	<u>2,655,000</u>	<u>191,500</u>	<u>2,846,500</u>

In addition to the above appropriation there is hereby appropriated \$200,000 to the Department of Toxicology and Criminal Investigation to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

96. Treasurer, State:

(a) Fiscal Management Program			864,500
---	--	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>864,500</u>		
Total State Treasurer	<u>864,500</u>		<u>864,500</u>

97. Uniform State Laws, Commission on:

(a) Special Services Program			4,275
--	--	--	-------

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 41, Chapter 9, Article 12, 1975 Code of Alabama	4,275	
Total Commission on Uniform State Laws	4,275	4,275

98. Veterans Affairs, Department of:

(a) Administration of Veterans Affairs Program		1,696,430
--	--	-----------

SOURCE OF FUNDS:

(1) State General Fund	1,696,430	
Total Department of Veterans Affairs	1,696,430	1,696,430

99. Veterinary Medical Examiners, Alabama State Board of:

(a) Professional and Occupational Licensing and Regulation Program		10,925
--	--	--------

SOURCE OF FUNDS:

(1) State Board of Veterinary Medical Examiners Fund—as provided in Title 34, Chapter 29, 1975 Code of Alabama	10,925	
Total Alabama State Board of Veterinary Medical Examiners	10,925	10,925

100. Water and Waste Water Systems Personnel, Board of Certification for:

(a) Professional and Occupational Licensing and Regulation Program		4,800
--	--	-------

SOURCE OF FUNDS:

(1) Operators Certification Fund—as provided in Title 22, Chapter 25, 1975 Code of Alabama	4,800	
Total Board of Certification for Water and Waste Water Systems Personnel	4,800	4,800

101. Water Well Standards Board, Alabama:

(a) Professional and Occupational Licensing and Regulation Program		51,000
--	--	--------

REGULAR SESSION
30th Day

2475

SOURCE OF FUNDS:

(1) Well Digger's Licensing Fund—as provided in Title 22, Chapter 24, 1975 Code of Alabama	51,000	
Total Alabama Water Well Standards Board	51,000	51,000

102. Women's Commission, Alabama:

(a) Employment and Social Opportunities Program		10,300
---	--	--------

SOURCE OF FUNDS:

(1) State General Fund	10,300	
Total Alabama Women's Commission	10,300	10,300

D. Other Functions of Government funded from the General Fund:

1. Advertising Lands for Tax Sale:

(a) State Revenue Administration Program, Estimated		45,000
---	--	--------

SOURCE OF FUNDS:

(1) State General Fund	45,000	
Total Advertising Lands for Tax Sale	45,000	45,000

2. Arrest of Absconding Felons:

(a) Criminal Investigation Program, Estimated		51,000
---	--	--------

SOURCE OF FUNDS:

(1) State General Fund	51,000	
Total Arrest of Absconding Felons	51,000	51,000

3. Automatic Appeal Expense:

(a) Legal Advice and Legal Service Program, Estimated		1,700
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund as provided in Title 12, Chapter 22, Sections 150 and 241, 1975 Code of Alabama	1,700	
Total Automatic Appeal Expense	1,700	1,700

4. Civil Court Costs in Connection with Ad Valorem Tax Assessments Appeals:

(a) State Revenue Administration Program, Estimated		200
SOURCE OF FUNDS:		
(1) State General Fund	200	
Total Civil Court Costs in Connection with Ad Valorem Tax Assessments Appeals	200	200
5. Consumer Utility Rate Hearing:		
(a) Executive Direction Program		250,000
SOURCE OF FUNDS:		
(1) State General Fund as provided in Title 37, Chapter 1, Article 1, 1975 Code of Alabama	250,000	
Total Consumer Utility Rate Hearing	250,000	250,000
6. Court Costs—Act No. 558, 1957:		
(a) Court Operations Program, Estimated		50,000
SOURCE OF FUNDS:		
(1) State General Fund pursuant to Act No. 558, 1957, page 777	50,000	
Total Court Costs—Act No. 558, 1957	50,000	50,000
7. Courts Costs Not Otherwise Provided for:		
(a) Legal Advice and Legal Service Program, Estimated		670,000
SOURCE OF FUNDS:		
(1) State General Fund	670,000	
Total Court Costs Not Otherwise Provided for	670,000	670,000
8. Distribution of Public Documents:		
(a) Administrative Support Service Program, Estimated		1,500
SOURCE OF FUNDS:		
(1) State General Fund	1,500	
Total Distribution of Public Documents	1,500	1,500
9. Election Expenses:		
(a) Special Services Program, Estimated		500,000

REGULAR SESSION
30th Day

2477

SOURCE OF FUNDS:

(1) State General Fund	<u>500,000</u>	
Total Election Expenses	<u>500,000</u>	<u>500,000</u>

10. Emergency Fund, Departmental:

(a) Special Services Program		450,000
-----------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund

(This is the appropriation contemplated in Title 41, Chapter 4, Section 94, Code of Alabama 1975, and shall be the only amount appropriated and the total amount expended under the provisions of said section)

	<u>450,00</u>	
--	---------------	--

Total Departmental Emergency Fund	<u>450,000</u>	<u>450,000</u>
---	----------------	----------------

11. Fair Trial Tax Transfer:

(a) Court Operations Program ..		100,000
---------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>100,000</u>	
------------------------------	----------------	--

Total Fair Trial Tax Transfer ...	<u>100,000</u>	<u>100,000</u>
-----------------------------------	----------------	----------------

12. Feeding of Prisoners:

(a) Institutional Services Corrections Program, Estimated		3,000,000
---	--	-----------

SOURCE OF FUNDS:

(1) State General Fund for expenses of feeding prisoners in county jails	<u>3,000,000</u>	
--	------------------	--

Total Feeding of Prisoners	<u>3,000,000</u>	<u>3,000,000</u>
----------------------------------	------------------	------------------

13. General Government:

SOURCE OF FUNDS:

(1) Federal Revenue Sharing	<u>12,500,000</u>	
----------------------------------	-------------------	--

Total General Government	<u>12,500,000</u>	<u>12,500,000</u>
--------------------------------	-------------------	-------------------

14. Governors' Conference, National:

(a) Executive Direction Program		40,892
---------------------------------	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>40,892</u>	
------------------------------	---------------	--

Total National Governors' Conference	<u>40,892</u>	<u>40,892</u>
--	---------------	---------------

15. Governor's Councillor:

(a) Executive Direction Program 36,000

SOURCE OF FUNDS:

(1) State General Fund as provided
in Title 36, Chapter 13, Section
13, 1975 Code of Alabama 36,000

Total Governor's Councillor 36,000 36,000

16. Governor's Proclamation Ex-
penses:

(a) Executive Direction Program 150,000

SOURCE OF FUNDS:

(1) State General Fund 150,000

Total Governor's Proclamation Ex-
penses 150,000 150,000

17. Governors' Widows Retirement:

(a) Executive Direction Program 14,400

SOURCE OF FUNDS:

(1) State General Fund 14,400

Total Governors' Widows Retirement 14,400 14,400

18. Insurance, State Employees':

(a) Administrative Support Ser-
vice Program, Estimated 2,100,000

SOURCE OF FUNDS:

(1) State General Fund, Estimated
..... 2,100,000

Total State Employees' Insurance 2,100,000 2,100,000

19. Interpreter's Account:

(a) Court Support Services Pro-
gram, Estimated 1,000

SOURCE OF FUNDS:

(1) State General Fund as provided
in Title 12, Chapter 21, Sections
131-134, 1975 Code of Alabama 1,000

Total Interpreter's Account 1,000 1,000

20. Law Enforcement Fund:

(a) Special Police Services Pro-
gram 9,000

SOURCE OF FUNDS:

(1) State General Fund—Transfer 9,000

REGULAR SESSION
30th Day

2479

Total Law Enforcement Fund . . .	9,000	<u>9,000</u>
21. Law Enforcement Legal Defense:		
(a) Legal Advice and Legal Service Program		5,000
SOURCE OF FUNDS:		
(1) State General Fund to carry out provisions of Act No. 259, 1957 Regular Session	<u>5,000</u>	
Total Law Enforcement Legal Defense	<u>5,000</u>	<u>5,000</u>
22. Legislatures, Nat'l. Conference of State:		
(a) Legislative Operations and Support Program		43,390
SOURCE OF FUNDS:		
(1) State General Fund	<u>43,390</u>	
Total National Conference of State Legislators	<u>43,390</u>	<u>43,390</u>
23. Mailing Tax Notices:		
(a) State Revenue Administration Program, Estimated		1,000
SOURCE OF FUNDS:		
(1) State General Fund	<u>1,000</u>	
Total Mailing Tax Notices	<u>1,000</u>	<u>1,000</u>
24. Matching Federal Funds Not Otherwise Provided for:		
(a) Court Operations Program		90,000
SOURCE OF FUNDS:		
(1) State General Fund	<u>90,000</u>	
Total Matching Federal Funds Not Otherwise Provided For	<u>90,000</u>	<u>90,000</u>
25. Mental Health Fund, Alabama Special:		
.		22,562,500
SOURCE OF FUNDS:		
(1) State General Fund Transfer	22,562,500	
Total Alabama Special Mental Health Fund	<u>22,562,500</u>	<u>22,562,500</u>
26. Administrative Support Services Program, Estimated		163,300
SOURCE OF FUNDS:		
(1) State General Fund	<u>163,300</u>	

Total Printing of Legislative Acts and Journals	<u>163,300</u>	<u>163,300</u>
27. Printing of State and County Privilege Licenses:		
(a) State Revenue Administration Program		11,000
SOURCE OF FUNDS:		
(1) State General Fund	<u>11,000</u>	
Total Printing of State and County Privilege Licenses	<u>11,000</u>	<u>11,000</u>
28. Public Defenders:		
(a) Court Operations Program ..		33,000
SOURCE OF FUNDS:		
(1) State General Fund for salaries of Public Defenders for the 21st Judicial Circuit, as provided by Act No. 1158, 1969 Regular Session	<u>33,000</u>	
Total Public Defenders	<u>33,000</u>	<u>33,000</u>
29. Registration of Voters:		
(a) Special Services Program, Estimated		600,000
SOURCE OF FUNDS:		
(1) State General Fund	<u>600,000</u>	
Total Registration of Voters	<u>600,000</u>	<u>600,000</u>
30. Removal of Prisoners:		
(a) Special Police Services Program, Estimated		105,000
SOURCE OF FUNDS:		
(1) State General Fund	<u>105,000</u>	
Total Removal of Prisoners	<u>105,000</u>	<u>105,000</u>
31. Social Security (General Fund Share):		
(a) Administrative Support Service Program, Estimated		3,700,000
(Includes payment to MICA)		
SOURCE OF FUNDS:		
(1) State General Fund	<u>3,700,000</u>	
Total Social Security (General Fund Share)	<u>3,700,000</u>	<u>3,700,000</u>

REGULAR SESSION
30th Day

2481

32. State Treasurer—Previous
Year's Unpaid Warrants:

(a) Special Services Program, Es-
timated 136,000

SOURCE OF FUNDS:

(1) State General Fund	<u>136,000</u>	
Total State Treasurer—Previous Years Unpaid Warrants	<u>136,000</u>	<u>136,000</u>

E. FINANCIAL ASSISTANCE
TO NON-STATE AGENCIES:

1. Amos Alonzo Stagg Bowl:

(a) Tourism and Travel Promotion
Program 3,850

SOURCE OF FUNDS:

(1) State General Fund	<u>3,850</u>	
Total Amos Alonzo Stagg Bowl ..	<u>3,850</u>	<u>3,850</u>

2. Appalachian Regional Commis-
sion:

(a) Planning Program 168,625

SOURCE OF FUNDS:

(1) State General Fund	<u>168,625</u>	
Total Appalachian Regional Com- mission	<u>168,625</u>	<u>168,625</u>

3. Armed Forces Day in Alabama:

(a) Historical Resources Manage-
ment Program 1,150

SOURCE OF FUNDS:

(1) State General Fund	<u>1,150</u>	
Total Armed Forces Day in Ala- bama	<u>1,150</u>	<u>1,150</u>

4. Azalea Trail Festival, Mobile:

(a) Tourism and Travel Promotion
Program 2,140

SOURCE OF FUNDS:

(1) State General Fund	<u>2,140</u>	
Total Mobile Azalea Trail Festival	<u>2,140</u>	<u>2,140</u>

5. Big Nance Creek Water Man-
agement District:

(a) Water Resource Development
Program 1,925

SOURCE OF FUNDS:

(1) State General Fund	<u>1,925</u>	
Total Big Nance Creek Water Management District	<u>1,925</u>	<u>1,925</u>

6. Birmingham Chamber Music
Society:

(a) Fine Arts Program		2,140
-----------------------------	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>2,140</u>	
Total Birmingham Chamber Music Society	<u>2,140</u>	<u>2,140</u>

7. Birmingham Festival of Arts,
Inc.:

(a) Fine Arts Program		21,380
-----------------------------	--	--------

SOURCE OF FUNDS:

(1) State General Fund	21,380	
Total Birmingham Festival of Arts, Inc.	<u>21,380</u>	<u>21,380</u>

8. Birmingham Sickie Cell:

(a) Sickie Cell Education Program		30,000
-----------------------------------	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>30,000</u>	
Total Birmingham Sickie Cell ...	<u>30,000</u>	<u>30,000</u>

9. Blue and Gray Association, Inc.:

(a) Tourism and Travel Promotion Program		7,700
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>7,700</u>	
Total Blue and Gray Association, Inc.	<u>7,700</u>	<u>7,700</u>

10. Chilton County Peach Festi-
val:

(a) Tourism and Travel and Pro- motion Program		6,400
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>6,400</u>	
Total Chilton County Peach Festi- val	<u>6,400</u>	<u>6,400</u>

REGULAR SESSION
30th Day

2483

11. Choccolocco Creek Watershed
Association:

(a) Water Resource Development
Program 3,000

SOURCE OF FUNDS:

(1) State General Fund 3,000

Total Choccolocco Creek
Watershed Association 3,000

12. Choctawhatchee River
Watershed Association, South-
east:

(a) Water Resource Development
Program 1,925

SOURCE OF FUNDS:

(1) State General Fund 1,925

Total Southeast Choctawhatchee
River Watershed Association .. 1,925

13. Civil Air Patrol:

(a) Readiness and Recovery Pro-
gram 30,000

SOURCE OF FUNDS:

(1) State General Fund 30,000

Total Civil Air Patrol 30,000

14. Coosa-Alabama River Im-
provement Association:

(a) Water Resource Development
Program 10,700

SOURCE OF FUNDS:

(1) State General Fund 10,700

Total Coosa-Alabama River Im-
provement Association 10,700

15. Coosa River Action Council,
Inc.:

(a) Water Resource Development
Program 8,550

SOURCE OF FUNDS:

(1) State General Fund 8,550

Total Coosa River Action Council,
Inc. 8,550

16. Deep Sea Fishing Rodeo, Ala-
bama:

(a) Tourism and Travel Promotion Program		1,285
SOURCE OF FUNDS:		
(1) State General Fund	<u>1,285</u>	
Total Alabama Deep Sea Fishing Rodeo	<u>1,285</u>	<u>1,285</u>
17. Dynne Creek Watershed Conservancy District:		
(a) Water Resource Development Program		1,925
SOURCE OF FUNDS:		
(1) State General Fund	<u>1,925</u>	
Total Dynne Creek Watershed Cons. Dist.	<u>1,925</u>	<u>1,925</u>
18. Elk River Development Agency:		
(a) Water Resource Development Program		6,400
SOURCE OF FUNDS:		
(1) State General Fund	<u>6,400</u>	
Total Elk River Development Agency	<u>6,400</u>	<u>6,400</u>
19. Elyton Recovery Center:		
(a) Non-Institutional Treatment and Care Program		155,000
SOURCE OF FUNDS:		
(1) State General Fund—Capital Improvement	<u>155,000</u>	
Total Elyton Recovery Center ...	<u>155,000</u>	<u>155,000</u>
20. Energy Board, Southern States:		
(a) Discovery and Development of Mineral, Energy and Water Resources, Geologic Research and Topographic Mapping Program		21,171
SOURCE OF FUNDS:		
(1) State General Fund	<u>21,171</u>	
Total Southern States Energy Board	<u>21,171</u>	<u>21,171</u>
21. Federation of Southern Cooperatives:		

REGULAR SESSION
30th Day

2485

(a) Tourism and Travel Promotion
Program 8,550

(For Miss Black Alabama Pageant)

SOURCE OF FUNDS:

(1) State General Fund 8,550

Total Federation of Southern
Cooperatives 8,550 8,550

22. Forest Festival, Alabama:

(a) Forest Information and Educa-
tion Program 4,275

SOURCE OF FUNDS:

(1) State General Fund 4,275

Total Alabama Forest Festival .. 4,275 4,275

23. Geneva County Tomato Festi-
val:

(a) Tourism and Travel Promotion
Program 4,275

SOURCE OF FUNDS:

(1) State General Fund 4,275

Total Geneva County Tomato Fes-
tival 4,275 4,275

24. George Lindsey Celebrity Ben-
efit, Inc.:

(a) Tourism and Travel Promotion
Program 8,550

SOURCE OF FUNDS:

(1) State General Fund 8,550

Total George Lindsey Celebrity
Benefit, Inc. 8,550 8,550

25. Gulf Shores Tourist Associa-
tion:

(a) Tourism and Travel Promotion
Program 11,543

SOURCE OF FUNDS:

(1) State General Fund 11,543

Total Gulf Shores Tourist Associa-
tion 11,543 11,543

26. Guntersville Boat Races:

(a) Tourism and Travel Promotion
Program 7,310

SOURCE OF FUNDS:

(1) State General Fund	<u>7,310</u>	
Total Guntersville Boat Races ...	<u>7,310</u>	<u>7,310</u>

27. Hank Williams Memorial Association:

(a) Historical Resources Management Program		4,275
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>4,275</u>	
Total Hank Williams Memorial Association	<u>4,275</u>	<u>4,275</u>

28. Helen Keller Property Board:

(a) Historical Resources Management Program		25,000
---	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>25,000</u>	
Total Helen Keller Property Board	<u>25,000</u>	<u>25,000</u>

29. Interstate Mining Commission:

(a) Planning Program		8,901
----------------------------	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>8,901</u>	
Total Interstate Mining Commission	<u>8,901</u>	<u>8,901</u>

30. Junior Miss Pageant, Inc., America's:

(a) Tourism and Travel Promotion Program		33,000
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>33,000</u>	
Total America's Junior Miss Pageant, Inc.	<u>33,000</u>	<u>33,000</u>

31. Ketchepedrakee Creek Watershed Conservancy District:

(a) Water Resource Development Program		1,925
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,925</u>	
Total Ketchepedrakee Creek Watershed Conservancy District	<u>1,925</u>	<u>1,925</u>

REGULAR SESSION
30th Day

2487

32. Lake Eufaula Summer Spectacular:

(a) Tourism and Travel Promotion Program 7,700

SOURCE OF FUNDS:

(1) State General Fund 7,700

Total Lake Eufaula Summer Spectacular 7,700 7,700

33. Mobile Carnival Association:

(a) Tourism and Travel Promotion Program 3,848

SOURCE OF FUNDS:

(1) State General Fund 3,848

Total Mobile Carnival Association 3,848 3,848

34. Mountain Lakes Tourist Association, Alabama:

(a) Tourism and Travel Promotion Program 19,665

SOURCE OF FUNDS:

(1) State General Fund 19,665

Total Alabama Mountain Lakes Tourist Association 19,665 19,665

35. Pea River Historical and Genealogical Society:

(a) Historical Resources Management Program 4,275

SOURCE OF FUNDS:

(1) State General Fund 4,275

Total Pea River Historical and Genealogical Society 4,275 4,275

36. Pea River Watershed Conservancy District:

(a) Water Resource Development Program 1,925

SOURCE OF FUNDS:

(1) State General Fund 1,925

Total Pea River Watershed Conservancy District 1,925 1,925

37. Peanut Festival Association, Inc., National:

(a) Tourism and Travel Promotion Program 10,260

SOURCE OF FUNDS:

(1) State General Fund	<u>10,260</u>	
Total National Peanut Festival Association, Inc.	<u>10,260</u>	<u>10,260</u>

38. Pike County Pioneer Museum Association:

(a) Historical Resources Management Program		4,275
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>4,275</u>	
Total Pike County Pioneer Museum Association	<u>4,275</u>	<u>4,275</u>

39. Pimento Festival:

(a) Tourism and Travel Promotion Program		855
--	--	-----

SOURCE OF FUNDS:

(1) State General Fund	<u>855</u>	
Total Pimento Festival	<u>855</u>	<u>855</u>

40. Riverboat Commission, Inc., Montgomery:

(a) Tourism and Travel Promotion Program		19,250
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>19,250</u>	
Total Montgomery Riverboat Commission, Inc.	<u>19,250</u>	<u>19,250</u>

41. Shakespeare Festival, Alabama:

(a) Fine Arts Program		6,410
-----------------------------	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>6,410</u>	
Total Alabama Shakespeare Festival	<u>6,410</u>	<u>6,410</u>

42. Southern Championship Charity Horseshow:

(a) Tourism and Travel Promotion Program		4,275
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>4,275</u>	
Total Southern Championship Charity Horseshow	<u>4,275</u>	<u>4,275</u>

REGULAR SESSION
30th Day

2489

43. Spirit of America Festival,
Inc.:

(a) Tourism and Travel Promotion
Program 3,850

SOURCE OF FUNDS:

(1) State General Fund 3,850

Total Spirit of America Festival,
Inc. 3,850 3,850

44. Sports Hall of Fame:

(a) Historical Resources Manage-
ment Program 28,500

SOURCE OF FUNDS:

(1) State General Fund 28,500

Total Sports Hall of Fame 28,500 28,500

45. Steer Show Association, Ala-
bama State:

(a) Agricultural Development
Services Program 15,000

SOURCE OF FUNDS:

(1) State General Fund 15,000

Total Alabama State Steer Show
Association 15,000 15,000

46. Tallacoosa Highland Lakes
Association:

(a) Tourism and Travel Promotion
Program 7,700

SOURCE OF FUNDS:

(1) State General Fund 7,700

Total Tallacoosa Highland Lakes
Association 7,700 7,700

47. Tallasseechatchie Creek
Watershed Conservancy Dis-
trict:

(a) Water Resource Development
Program 1,700

SOURCE OF FUNDS:

(1) State General Fund 1,700

Total Tallasseechatchie Creek
Watershed Conservancy District 1,700 1,700

48. Tennessee River Valley Asso-
ciation:

(a) Water Resource Development
Program 11,970

SOURCE OF FUNDS:

(1) State General Fund	<u>11,970</u>	
Total Tennessee River Valley Association	<u>11,970</u>	<u>11,970</u>

49. Tennessee Valley Publicity and Improvement Association:

(a) Tourism and Travel Promotion Program		34,200
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>34,200</u>	
Total Tennessee Valley Publicity and Improvement Association ..	<u>34,200</u>	<u>34,200</u>

50. Terrapin Creek Watershed Conservancy District:

(a) Water Resource Development Program		1,925
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,925</u>	
Total Terrapin Creek Watershed Conservancy District	<u>1,925</u>	<u>1,925</u>

51. Travel Council, Alabama:

(a) Tourism and Travel Promotion Program		34,200
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>34,200</u>	
Total Alabama Travel Council ..	<u>34,200</u>	<u>34,200</u>

52. Tri-Rivers Waterway Development Association:

(a) Water Resource Development Program		23,085
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>23,085</u>	
Total Tri-Rivers Waterway Development Association	<u>23,085</u>	<u>23,085</u>

53. Vestavia Hills Dogwood Festival and Trail:

(a) Tourism and Travel Promotion Program		855
--	--	-----

SOURCE OF FUNDS:

(1) State General Fund	<u>855</u>	
------------------------------	------------	--

REGULAR SESSION
30th Day

2491

Total Vestavia Hills Dogwood Festival and Trail	855	855
54. Veterans Day Committee, National:		
(a) Historical Resources Management Program		5,990
SOURCE OF FUNDS:		
(1) State General Fund	5,990	
Total National Veterans Day Committee	5,990	5,990
55. Veterans Day in Alabama:		
(a) Historical Resources Management Program		1,710
SOURCE OF FUNDS:		
(1) State General Fund	1,710	
Total Veterans Day in Alabama ..	1,710	1,710
56. Women's Hall of Fame, Alabama:		
(a) Historical Resources Management Program		5,815
SOURCE OF FUNDS:		
(1) State General Fund	5,815	
Total Alabama Women's Hall of Fame	5,815	5,815
57. Y. M. C. A. Youth Legislature:		
(a) Special Services Program		10,000
SOURCE OF FUNDS:		
(1) State General Fund	10,000	
Total Y.M.C.A. Youth Legislature	10,000	10,000
58. Cahaba Historical Commission:		
(a) Historical Resources Management Program		6,000
SOURCE OF FUNDS:		
(1) State General Fund	6,000	
Total Cahaba Historical Commission	6,000	6,000
59. Motor Sports Hall of Fame:		
(a) Tourism and Travel Promotion Program		75,000

SOURCE OF FUNDS:

(1) State General Fund	<u>75,000</u>	
Total Motor Sports Hall of Fame	<u>75,000</u>	<u>75,000</u>
60. Army Aviation Museum, Fort Rucker, Ala.		
(a) Historical Resources Management Program		75,000

SOURCE OF FUNDS:

(1) State General Fund	<u>75,000</u>	
Total Army Aviation Museum, Fort Rucker	<u>75,000</u>	<u>75,000</u>
61. Dorse, Mary E., Recreational and Educational Center:		
(a) Financial Assistance Program		5,000

SOURCE OF FUNDS:

(1) State General Fund	<u>5,000</u>	
Total Mary E. Dorse Recreational and Educational Center	<u>5,000</u>	<u>5,000</u>

F. DEBT SERVICE FUNDED FROM THE GENERAL FUND:

1 General Obligation Capital Improvement Bonds, Series A and B, Estimated		1,141,188
---	--	-----------

SOURCE OF FUNDS:

(1) State General Fund, Series A and B, Estimated	<u>1,141,188</u>	
Total General Obligation Capital Improvement Bonds, Series A and B, Estimated	<u>1,141,188</u>	<u>1,141,188</u>
2. General Obligation Coosa Waterway Bonds, Series A, Estimated		650,848

SOURCE OF FUNDS:

(1) State General Fund	<u>650,848</u>	
Total General Obligation Coosa Waterway Bonds, Series A, Estimated	<u>650,848</u>	<u>650,848</u>
3. General Obligation Docks Facilities Bonds, Series A and B, Estimated		2,899,600

SOURCE OF FUNDS:

(1) State General Fund	<u>2,899,600</u>	
Total General Obligation Docks Facilities Bonds, Series A and B, Estimated	<u>2,899,600</u>	<u>2,899,600</u>
4. General Obligation Inland Waterways Facilities Bonds, Series 1970 B, Estimated		613,200

SOURCE OF FUNDS:

(1) State General Fund	<u>613,200</u>	
Total General Obligation Inland Waterways Facilities Bonds, Series 1970 B, Estimated	<u>613,200</u>	<u>613,200</u>
5. Inland Waterway Improvement Bonds, Series A through D, Es- timated		437,543

SOURCE OF FUNDS:

(1) State General Fund	<u>437,543</u>	
Total Inland Waterway Improve- ment Bonds, Series A through D, Estimated	<u>437,543</u>	<u>437,543</u>
6. Tennessee-Tombigbee Water- way Bonds, Series A and B, Es- timated		880,433

SOURCE OF FUNDS:

(1) State General Fund, Estimated pursuant to Constitutional Amendment No. CCLXX as pro- vided in Act No. 248, 1967 Regu- lar Session	<u>880,433</u>	
Total Tennessee-Tombigbee Waterway Bonds Series A and B, Estimated	<u>880,433</u>	<u>880,433</u>

Section 3. The Sum of \$1,968,680 or so much thereof as may become available as herein provided, is hereby appropriated from the State General Fund in the state treasury to the State Building Commission for use in acquiring land adjacent to the state capitol building for use as additional parking space. The appropriation made herein is conditional upon the condition of the State General Fund, as ascertained by the Governor, and shall be released only upon approval of the Governor.

In addition to the above appropriation there is hereby appropriated \$38,000 to the State Virology Laboratory in Jefferson County to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

Section 4. That, except as may be herein otherwise provided, that amounts herein specifically appropriated shall be in lieu of the amounts heretofore provided or appropriated by law for such purposes. That the amounts herein appropriated are the maximum amounts to be expended for the purposes herein designated and in no event shall the maximum expenditure provided for any item of expense exceed the amount allocated herein except as may be provided for under Section 5 and 6 of this bill, as provided in the Budget Management Act of 1976, Act No. 494, 1976 Regular Session, and those appropriations herein made, except appropriations to the Alabama Alcoholic Beverage Control Board for the purchase of alcoholic beverages, are and shall be subject to the terms, conditions, provisions and limitations of Title 40, Chapter 8, Sections 80-96, Code of Alabama 1975 and the Budget Management Act of 1976 (Act No. 494).

Section 5. That any surplus remaining in any appropriation herein made from the General Fund to any office, department, bureau, board, commission, or agency may be transferred, on order of the Governor, to any other appropriation herein made from the General Fund when such appropriation to any office, department, bureau, board, commission, or agency is insufficient to pay salaries in that office, department, bureau, board, commission, or agency.

Section 6. In addition to appropriations herein made, all gifts, grants, contributions, appropriations, entitlements or any other funds, in excess of the amount carried in the bill, including grants by the Congress of the United States, municipalities or counties, to any department, division, board, bureau, commission, agency, institution, office or officer of the State of Alabama are hereby appropriated and, in the event the same are recurring, are reappropriated to such department, division, board, bureau, commission, agency, institution, office or officer to be used only for the purpose or purposes for which the grant or contribution was or shall be made.

Section 7. From the amounts received by the State of Alabama during the period October 1, 1980, through September 30, 1981, as grants or entitlements under the State and Local Fiscal Assistance Act of 1972, Public Law 92-512, 92nd Congress and any interest earned by the State thereon there is hereby appropriated the following:

1. Transfer to the State General Fund
For State Employees Salary Increases9,000,000
In the event that the amount of funds actually received is more than the anticipated grants or entitlements, said funds together with any interest, accruals, or reversions accruing from Revenue Sharing Investments are hereby appropriated for General Government to be spent at the discretion of the Governor. In the event that the amount of funds actually received is less than the anticipated grants or entitlements, then each appropriation shall be reduced on a pro rata basis.

Section 8. No funds appropriated herein may be expended for rent, leases, contracts, or purchases of data processing equipment or services or for rent of any office space on any contract, lease, purchase or agreement made prior to September 30, 1980 for such items, unless approved or reapproved on or after October 1, 1980 by the Director of Finance.

Section 9. All appropriations shall be allotted and disbursed only in such proportions as the total sum appropriated bears to the total amount available in the source fund. An overdraft or deficit in any fiscal year for any fund shall be prevented as provided by law without discrimination

whatsoever by any governor, department, board, bureau, commission, agency, office or institution against any department, board, bureau, commission, agency, office or institution.

Section 10. That, if any section, paragraph, sentence, clause, provision, or portion of the Act or all or any portion of any appropriation or appropriations herein made be held unconstitutional or invalid, it shall not affect any other section, paragraph, sentence, clause, provision or portion of this Act or any other appropriation or appropriations or portion thereof hereby made not in and of itself unconstitutional or invalid.

Section 11. That all laws and parts of laws, general, special, private, or local in conflict with or inconsistent with the provisions of this Act be and the same are hereby expressly repealed.

Section 12. That each Department of State funded through the provisions of this budget shall provide an equal opportunity for employment and business opportunities for all citizens of this state without regard to sex or race.

Section 13. That this Act shall become effective October 1, 1980.

Rep. Owens offered the motion that the House concur in and adopt the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 533, said report being set out in the above and foregoing Report of the Committee on Conference.

SUBSTITUTE MOTION TABLED

On motion of Rep. Owens, the substitute motion offered by Rep. Wyatt that the House non-concur in the Report of Committee on Conference and return the bill, H. 533, to the same Committee on Conference, was tabled.

Yeas 47; Nays 42.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Bennett, Bowling, Cabaniss, Campbell, Carothers, Clark (G), Coburn, Cosby, Dial, Edwards, Gafford, Goodwin, Greer, Grimsley, Hammett, Harper (T), Harrison, Hines, Jackson, Johnson (R. G.), Kelley, Letson, Manley, Minus, Moore, Naramore, Owens, Patton, Pegues, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Starkey, Stout, Turnham, Waggoner, Ward, Whatley and Williams.

—47

Nays:

Reps.: Adams (C), Albright, Blake, Boles, Buskey, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Crow, Daniels, Dixon, Drinkard, Ford, Hall, Harper (O), Harvey, Hilliard, Holley, Horn, Howard, Johnson (Roy), Kennedy, Laird, Langford, Lewis, McKee, Mitchell, Olive, Penry, Rains, Smith (C), Stewart, Trammell, Tucker, Turner, Venable, Warren, Willis and Wyatt.

—42

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

The question was then on the motion offered by Rep. Owens that the House concur in and adopt the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 533, said report being set out in the above and foregoing Report of the Committee on Conference, and the motion was adopted.

Yeas 59; Nays 31.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Coburn, Cosby, Dial, Edwards, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (T), Harrison, Hines, Jackson, Johnson (R. G.), Kelley, Laird, Lewis, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Starkey, Stout, Turnham, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—59

Nays:

Reps.: Albright, Boles, Buskey, Cheatwood, Clark (W), Cobb, Cooley, Crow, Dixon, Drinkard, Ford, Hall, Harvey, Hilliard, Holley, Horn, Johnson (Roy), Kennedy, Langford, Letson, McKee, Mitchell, Rains, Smith (C), Stewart, Trammell, Tucker, Turner, Venable, Warren and Wyatt.

—31

MOTION TO SUSPEND RULES AND PASS

Rep. Owens offered the motion to suspend the rules and pass the bill, H. 533 as amended.

DIVISION OF THE QUESTION

Rep. Wyatt called for the Division of the Question, and the call was sustained.

MOTION TO SUSPEND RULES LOST

The question was then on the motion offered by Rep. Owens to suspend the rules in order to pass the bill, H. 533 as amended, and the motion was lost, lacking a four-fifths vote.

Yeas 70; Nays 26.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Clark (G), Coburn, Cooley, Cosby, Dial, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Horn, Jackson, Johnson (R. G.), Kelley, Laird, Letson, Lewis, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Turnham, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—70

Nays:

Reps.: Boles, Buskey, Cates, Cheatwood, Clark (W), Cobb, Crow, Daniels, Dixon, Edwards, Hilliard, Holley, Johnson (Roy), Kennedy, Langford, McKee, Mitchell, Rains, Ray, Reed, Trammell, Tucker, Turner, Venable, Warren and Wyatt.

—26

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 98. To amend Section 9-18-1, Code of Alabama 1975, which provides for the Southern Interstate Nuclear Compact and repeals Sections 9-18-2 through 9-18-6, Code of Alabama 1975, which further provide for said Compact, so as to change the name of the Southern Interstate Nuclear Compact and the Southern Interstate Nuclear Board to the Southern States Energy Compact and the Southern States Energy Board, respectively; to expand the membership of the Board from one member per state to three members per state; to provide that one member shall be appointed by the Governor, and one each by the Presiding Officers of the House of Representatives and the Senate; to expand the member states to allow for membership by Missouri, the Commonwealth of Puerto Rico, and the U.S. Virgin Islands; to change the purview and activities of the Board from nuclear power to all energy sources and environmental quality; and to provide for expenses for Board members when attending upon official Board business.

Also:

H. 204. To provide that county commissions may meet one day the following week if the regular meeting day falls on a legal public holiday, and provides for notice of such meeting.

Also:

H. 261. To amend Section 41-5-9, Code of Alabama 1975, which provides for the salaries of Chief Examiner and Assistant Chief Examiner of Public Accounts, so as to permit the Legislative Committee on Public Accounts to fix the salary of the Chief Examiner.

Also:

H. 458. Relating to the feeding of prisoners by sheriffs; to amend Section 14-6-42, Code of Alabama 1975, which provides for the daily allowance for feeding prisoners, so as to increase said allowance and to repeal Sections 14-6-44, 14-6-45, and 14-6-46, Code of Alabama 1975, which further provide for said allowance and reporting of such by the sheriffs.

Also:

H. 668. To amend Section 13-6-85 of the Code of Alabama 1975 relating to defacing tombstones, trees and shrubbery so as to provide further for certain criminal offenses involving graveyards and cemeteries and the penalties for such offenses.

Also:

H. 770. To provide for bringing certain employees of the disability determination division of the state department of education into the classified service of the state merit system.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 665. To provide revenue by levying a privilege tax on gummed cigarette papers and to provide for the assessment and collection of such tax; conferring powers and imposing duties on the department of revenue; and to prescribe penalty for enforcement.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 84. To levy an additional privilege and license tax on the sale, storage, use, consumption, or delivery of cigarettes within this state; providing for the collection and enforcement of such taxes and providing that the proceeds thereof shall be credited to the state general fund and provides for an effective date.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Executive amendment to the Bill:

H. 909. To amend Section 40-20-2 of the Code of Alabama 1975, so as to further provide for the severance tax on the production of oil and gas.

by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 909, as amended by the Executive amendment, was again read at length and passed by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 909, together with the Executive amendment, is herewith returned to the House.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Executive amendment to the Bill:

H. 1087. Relating to Sumter County to levy and collect special county privilege license and excise taxes paralleling the state sales and use taxes provided for in Chapter 23 of Title 40, Code of Alabama 1975, as amended; providing for the collection and enforcement of such taxes by the state revenue department; providing for the distribution and use of the proceeds; providing penalties for violations of this act; and providing that the terms of this act shall not become effective unless approved by the electors of Sumter County at a referendum election held for such purpose.

by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 1087, as amended by the Executive amendment, was again read at length and passed by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 1087, together with the Executive amendment, is herewith returned to the House.

McDOWELL LEE,
Secretary.

REPORT OF COMMITTEE ON CONFERENCE ON H. B. 571

We the Committee of Conference appointed to reconcile the disagreement between the two houses concerning House Bill 571, have met, considered the bill, and have agreed to the attached:

WALTER OWENS,
LEIGH PEGUES,
GERALD DIAL,

Conferees on the part of the House.

FINIS ST. JOHN,
JOHN A. TEAGUE,
J. RICHMOND PEARSON,

Conferees on the part of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

Be It Enacted by the Legislature of Alabama:

Section 1. Beginning on October 1, 1980, all state employees who are listed in the classified and unclassified service of the state as defined in Section 36-26-10, Code of Alabama 1975, and all other state employees and all hourly employees of the state, except those set out in Section 2 herein, and all legislative personnel, officers and employees, including but not limited to Legislative Reference Service personnel, whether subject to the state merit system or not, and all circuit clerks and registers and state judges, except as provided in Section 2 herein, and all employees of the county health departments who are employed subject to the state merit system and whose compensation is paid out of a budget provided and agreed upon by the state, county, or other contributing agency under the direction of the state board of health shall receive a 7½% salary increase. Such increase shall include in its base the total increase authorized by Act No. 79-724 of the 1979 Regular Session (Acts 1979, p. 1283). However, any state employee covered under the provisions of this Act, and otherwise eligible for consideration for an annual step increase in salary, shall only be eligible for a maximum step increase in the amount of 2½% at the time of their annual review, which step increase shall be in lieu of any step increase heretofore provided by law. Any cost-of-living increase granted under the provisions of this Act shall in no way apply to any local supplement provided to any judges or any other employee of this state. All such increases shall be in addition to the salary received by such employees. It is the intention of the legislature that the Governor be, and he is hereby authorized to transfer such amounts to, from, and between such departments, boards, bureaus, commissions, agencies, offices, and institutions under his direct control for the purpose of paying the salary increase for state employees and officials.

Section 2. The provisions of this Act shall not apply to any merit system employee or hourly employee whose service or rates of pay are covered by any labor agreement or contract, nor shall this Act apply to state judges

whose salaries are payable from the state treasury if such judges' salaries are increased under and by virtue of: (1) The recommendations contained in the Report of the Judicial Compensation Commission to the 1980 Regular Session of the legislature becoming law; or (2) the enactment into law of legislation altering and amending said report; or (3) any other legislation enacted into law during the 1980 Regular Session of the legislature. Provided further, that the provisions of this Act shall not apply to any person covered by Senate Bill 507 of this session of the legislature upon said Senate Bill 507 becoming law.

Section 3. The director of the state personnel department shall revise the schedule of rates set forth in the pay plan for state employees subject to the merit system law to reflect the increase provided and shall certify the same to the state comptroller, who shall issue warrants in accordance therewith. The director of the state personnel department shall also revise the rates of pay for hourly state employees and for legislative personnel, including but not limited to Legislative Reference Service personnel, not subject to the state merit system law to reflect the increases herein provided and the comptroller shall draw his warrants in accordance therewith. With respect to court officials and employees within the Unified Judicial System who serve the trial courts of the state and the Administrative Office of Courts, the Administrative Director of Courts shall revise the schedule of rates set forth in the pay plan for such court officials and employees to reflect the increase provided herein, and shall certify the same to the state comptroller who shall issue warrants in accordance therewith.

Section 4. Such amounts as may be necessary to pay state employees the increased salaries provided herein are hereby appropriated for the fiscal year beginning October 1, 1980, from such funds as the salaries of the several state employees are paid, or, if there is not sufficient money in such funds, then from the general fund of the state treasury or any revenue sharing funds, such additional sums as may be necessary to pay the salary increases herein provided for such state employees and officials as are subject to the provisions of this Act.

Section 5. All appropriations shall be allotted and disbursed only in such proportions as the total sum appropriated bears to the total amount available in the source fund. An overdraft or deficit in any fiscal year for any fund shall be prevented as provided by law without discrimination whatsoever by the governor, or any department, board, bureau, commission, agency, office or institution against any department, board, bureau, commission, agency, office or institution.

Section 6. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 7. All laws or parts of laws which conflict with this Act are hereby repealed.

Section 8. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

MOTION TO ADOPT REPORT OF COMMITTEE ON CONFERENCE

Rep. Owens offered the motion that the House concur in and adopt the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 571, said report being set out in the above and foregoing Report of the Committee on Conference.

SUBSTITUTE MOTION TABLED

On motion of Rep. Owens, the substitute motion offered by Rep. Wyatt that the House non-concur in the Report of the Committee on Conference, and return the bill, H. 571, to the same Committee on Conference, was tabled.

Yeas 58; Nays 39.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Clark (G), Coburn, Cooley, Cosby, Dial, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Hammett, Harper (O), Harper (T), Harvey, Horn, Jackson, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Moore, Olive, Owens, Patton, Payne, Pegues, Reed, Riddick, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Smith (M), Starkey, Stout, Turnham, Waggoner, Ward, Whatley, Williams and Zoghby.

—58

Nays:

Reps.: Adams (C), Albright, Amari, Boles, Buskey, Cates, Cheatwood, Clark (W), Cobb, Crow, Daniels, Dixon, Edwards, Grouby, Hall, Harrison, Hilliard, Holley, Howard, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Mitchell, Naramore, Penry, Rains, Ray, Roberts, Smith (C), Stewart, Trammell, Tucker, Turner, Venable, Warren, Willis and Wyatt.

—39

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

The question was then on the motion offered by Rep. Owens that the House concur in and adopt the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 571, and the motion was adopted.

Yeas 70; Nays 22.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Horn, Jackson, Johnson (R. G.), Kelley, Laird, Letson, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Payne, Pegues, Penry, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stout, Turnham, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—70

Nays:

Reps.: Boles, Buskey, Cheatwood, Clark (W), Hall, Hilliard, Holley, Howard, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Mitchell, Rains, Ray, Stewart, Trammell, Turner, Venable, Warren and Wyatt.

—22

And the bill:

H. 571. To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

As thus amended by the Report of the Committee on Conference was again read at length and passed.

Yeas 78; Nays 19.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Horn, Johnson (R. G.), Kelley, Laird, Letson, Lewis, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—78

Nays:

Reps.: Boles, Buskey, Cheatwood, Clark (W), Hilliard, Holley, Howard, Johnson (Roy), Kennedy, Langford, McKee, Mitchell, Rains, Smith (C), Trammell, Tucker, Turner, Warren and Wyatt.

—19

H. 533 AGAIN TAKEN UP

MOTION TO SUSPEND RULES ADOPTED

On motion of Rep. Owens, the rules were suspended in order to pass the bill, H. 533 as amended.

Yeas 82; Nays 14.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Horn, Johnson (R. G.), Kelley, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—82

Nays:

Reps.: Amari, Boles, Buskey, Cheatwood, Hilliard, Holley, Howard, Johnson (Roy), Kennedy, Mitchell, Trammell, Tucker, Turner and Wyatt.

—14

And the bill:

H. 533. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, for other functions of government, for interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981.

As amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 86; Nays 10.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Tucker, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—86

Nays:

Reps.: Boles, Buskey, Hilliard, Holley, Howard, Johnson (Roy), Mitchell, Trammell, Turner and Wyatt.

—10

RESOLUTIONS

The following resolutions were introduced:

By Reps. Gafford, Holley, Venable, Harper (O), McCorquodale, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Biddle, Blake, Boles, Bowling, Brakefield, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (T), Harrison, Harvey, Hilliard, Hines, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Parker, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Turnham, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby:

H. J. R. 327. MOURNING THE DEATH OF MRS. JENNIE ELIZABETH PEMBERTON.

WHEREAS, it is with deep sorrow and regret that the Legislature of Alabama notes the death Mrs. Jennie Elizabeth Pemberton of East Tallassee, Alabama; Mrs. Pemberton died today, May 19, 1980, at the age of one hundred years; and

WHEREAS, it was just recently that Mrs. Pemberton observed the centennial of her birth with her loving family and many friends sharing the happy occasion, an opportunity with which so few of us are blessed; and

WHEREAS, Mrs. Pemberton's long and active life was indeed a blessing to her family and friends who, even as they grieve, give thanks for her love and guidance for so many happy years; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we are grievously saddened by the death of Mrs. Jennie Elizabeth Pemberton and extend our most heartfelt sympathy to all her family.

BE IT FURTHER RESOLVED, That a copy of this resolution be presented to her son and our friend, House Clerk John Pemberton, with copies also provided for her other children, that they may know of our deeply shared sorrow and of our concern for them in their time of such great loss.

On motion of Rep. Gafford, the rules were suspended and the resolution, H. J. R. 327, was adopted.

Also:

By Rep. Naramore:

H. R. 328. EXPRESSING THE SENTIMENT OF THE HOUSE OF REPRESENTATIVES REGARDING H. B. 540.

WHEREAS, food service employees in our public schools are among the lowest paid employees in the educational system; and

WHEREAS, these workers with smaller incomes are hit very hard by inflation; and

WHEREAS, food service workers' contributions affect the total educational community; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE ALABAMA LEGISLATURE, That the House of Representatives wishes to inform the conference committee conferees that it strongly supports retaining the House of Representative wording in H. B. 540, which calls for the granting of a 16% raise to food service workers by the local boards of education. Further, the House stands firm in retaining the language regarding funding of food service as passed earlier by the House which reduces food service funding by 20%. Said reduction is to be assumed by the local boards with no cut in salary to food service employees. The full 16% raise shall be in addition to present salary for all food service employees and shall be paid by the local boards out of local funds.

The state shall continue funding \$800.00 per food service employee for all food service employees employed by local boards of education.

MOTION TO SUSPEND RULES AND ADOPT

Rep. Naramore offered the motion to suspend the rules and adopt the resolution, H. R. 328.

DIVISION OF THE QUESTION

Rep. Pegues called for the Division of the Question and the call was sustained.

MOTION TO SUSPEND RULES LOST

The question was then on the motion offered by Rep. Naramore to suspend the rules in order to take up for immediate consideration the resolution, H. R. 328, and the motion was lost, lacking a four-fifths vote.

Yeas 56; Nays 18.

Yeas:

Reps.: Adams (H), Blake, Boles, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dixon, Drinkard, Edwards, Goodwin, Greer, Grimsley, Grouby, Hall, Harper (O), Harrison, Harvey, Hillard, Holley, Howard, Kennedy, Langford, Letson, Mitchell, Moore, Naramore, Olive, Patton, Penry, Rains, Ray, Reed, Riddick, Roberts, Seibels, Shavers, Smith (C), Stewart, Stout, Tucker, Turner, Turnham, Venable, Warren, Williams, Willis and Wyatt.

—56

Nays:

Mr. Speaker, Barton, Cabaniss, Clark (G), Dial, Gafford, Gilmer, Johnson (Roy), Laird, Lewis, Manley, Owens, Payne, Pegues, Sasser, Shoemaker, Smith (M), and Whatley.

—18

The resolution, H. R. 328, was read and referred to the Standing Committee on Rules.

Also:

By Rep. Payne:

H. J. R. 329. COMMENDING E. B. ERWIN HIGH SCHOOL'S BAND UPON RECEIVING TOP HONORS IN THE GREAT AMERICAN MUSIC FESTIVAL IN ORLANDO, FLORIDA.

WHEREAS, the Legislature of Alabama notes with great pride that the band at E. B. Erwin High School located in Center Point, Alabama recently returned from the Great American Music Festival, which was held in Orlando, Florida; and

WHEREAS, more than 200 representatives from the high schools attended the four-day competition at the Festival; and

WHEREAS, the high school's band returned from the competitive participation with top honors; and

WHEREAS, the Red Concert Band received the only superior rating that was awarded and The White Band received a good rating, the A-Stage Band was rated excellent, the B-Stage Band won first place in its competition and the choir received an excellent rating; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we most heartily congratulate E. B. Erwin High School's band in its most distinguished achievement.

BE IT FURTHER RESOLVED, That copies of this resolution be sent to E. B. Erwin High School and to each of the band's directors, Mr. Michial Mayhall and Mr. Carmon Love, to demonstrate our great pride for their most notable accomplishment.

On motion of Rep. Payne, the rules were suspended and the resolution, H. J. R. 329, was adopted.

Also:

By Reps. Greer, Coburn and Smith (C):

H. J. R. 330. URGING THE BOARDS OF EDUCATION TO ADOPT A POLICY OF ALLOWING KINDERGARTENS TO HOLD TWO SESSIONS, ONE IN THE SPRING AND ONE IN THE FALL.

WHEREAS, the Legislature of Alabama recognizes the important role that the kindergarten plays in the overall educational development of children; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That the state and local boards of education at their option are urged to adopt a policy of allowing two kindergarten schedules, one session in the Spring and one session in the Fall.

BE IT FURTHER RESOLVED, That copies of this resolution be sent to Dr. Wayne Teague, State Superintendent of Education.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1109. To extend, alter, and rearrange the boundaries and corporate limits of the City of Florence so as to annex certain adjacent territory to the City of Florence.

Also:

H. 1110. Relating to Winston County; to provide further for the compensation of the county jury commission.

Also:

H. 1113. To repeal Act No. 260, H. 879, approved April 26, 1977, Regular Session 1977 (Acts 1977, p. 346), entitled "An Act Relating to counties having a population of not less than 21,000 nor more than 22,000 according to the 1970 or any subsequent federal decennial census; to provide further for the salary and expense allowance of the superintendent of education".

Also:

H. 1114. Relating to Lauderdale County; amending Act No. 79-107, H. 171, 1979 Regular Session, (Acts 1979, p. 129) entitled "An Act Relating to Lauderdale County; to create the office of County License Commissioner in said county; to prescribe the manner of appointment, term, compensation, duties and realm of authority of said commissioner; to prescribe more convenient and efficient procedures for assessment and collection of certain taxes and the issuance of licenses by said commissioner; to abolish the office of County License Inspector and transfer the duties of said office to the County License Commissioner; to transfer certain duties now performed by the tax assessor and tax collector to said commissioner; to prescribe fees, charges and

commissions which may be collected by said commissioner pursuant to this Act; to provide for the disposition of the proceeds thereof and to require certain reports relative thereto," so as to provide further for the duties of said commissioner.

Also:

H. 1115. Relating to Franklin County; to provide for the establishment of fees by the county commission based upon, but not bound by, recommendations of the county board of health for public health services.

Also:

H. 1116. Relating to Walker County; amending Sections 5, 6, 7 and 14 of Act No. 200, H. 120, 1969 Special Session (Acts 1969, p. 263) relating to the county civil service system, so as to provide further for the appointment, compensation and duties of the Civil Service Board.

Also:

H. 1117. An Act, to alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

Also:

H. 1118. An Act, to alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

Also:

H. 1119. To provide for the transfer of contributions and creditable service from Clerks and Registers Supernumerary Fund, State of Alabama, for the Clerk of the Circuit Court of Lowndes County, Alabama, should he so elect; to provide that the Clerk of the Circuit Court of Lowndes County, Alabama, if he so elects, may be exempt from the Clerks and Registers Supernumerary Fund, and such service as Clerk may be under the Employees' Retirement System of Alabama.

Also:

H. 1121. Relating to Lauderdale County; providing that due to the provisions of Section 12-17-92, Code of Alabama 1975, any salary increase paid to circuit judges shall automatically result in a supplemental salary increase for the circuit clerk and providing for the retroactive effect.

Also:

H. 1122. Relating to Walker County; to provide for the City of Sumiton in Walker County a civil service system governing the appointment, removal, salaries, tenure and official conduct of employees of the city; defining violations of the act; imposing penalties for violations; and repealing conflicting laws.

Also:

H. 1123. Relating to Geneva County; to provide further for the salary and expense allowance of the superintendent of education.

Also:

H. 1124. To authorize and direct the Tallapoosa County Commission to appropriate the accumulation of the beer tax levied by Act No. 147, H. 572 of the 1969 Regular Session (Acts of 1969, p. 420) and distribute it within the county.

Also:

H. 1125. Relating to Tallapoosa County; to amend Section 2 of Act No. 32, S. 62, Regular Session 1967 (Acts 1967, p. 363), relating to compensation for members of the board of registrars, so as to regulate further said supplement; and to provide for retroactive effect.

Also:

H. 1126. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Tallapoosa County.

Also:

H. 1127. Relating to Talladega County; to provide further for the compensation of election officers.

Also:

H. 1128. Relating to Coosa County; providing for an additional allowance for election officials who work at polling places.

Also:

H. 1129. Relating to Coosa County; providing for the creation of a county license inspector; providing for delinquency and citation fees, commissions and penalties allowable to such inspector; and providing that all license inspector's fees, commissions and penalties be paid into the county general fund for the use of the county.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 274. URGING IMMEDIATE CONGRESSIONAL ACTION TO PROVIDE A LEVEL OF FUNDING ADEQUATE TO THE NEEDS OF THE STATES FOR HIGHWAY MAINTENANCE AND CONSTRUCTION.

McDOWELL LEE,
Secretary.

RESOLUTIONS

The following resolutions were introduced and distributed according to Joint Rule 11:

By Rep. Smith (J):

H. R. 331. COMMENDING MR. THOMAS ALVIN BLACKWELL, PROMINENT HUNTSVILLE, ALABAMA, REALTOR AND CIVIC LEADER.

Also:

By Reps. Ward, Whatley and Turnham:

H. R. 332. MOURNING THE UNTIMELY DEATH OF LEE COUNTY SHERIFF JAMES PEARSON, JR. IN OPELIKA, ALABAMA.

H. J. R. 330 RESUMED

MOTION TO SUSPEND RULES AND ADOPT

Rep. Greer offered the motion to suspend the rules and adopt the resolution, H. J. R. 330.

DIVISION OF THE QUESTION

Rep. Johnson (Roy) called for the Division of the Question and the call was sustained.

MOTION TO SUSPEND RULES LOST

The question was then on the motion offered by Rep. Greer to suspend the rules in order to take up for immediate consideration the resolution, H. J. R. 330, and the motion was lost.

The resolution, H. J. R. 330, was read and referred to the Standing Committee on Rules.

CO-SPONSORS ADDED

Reps. Carter and Rains were added as co-sponsors to the resolution, H. J. R. 330.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1130. Relating to Coosa County; to relieve the judge of probate from charging a fee when celebrating the rites of matrimony; and to provide that any such fee when charged by the judge of probate may be retained by him.

Also:

H. 1132. Relating to DeKalb County; providing for the construction, maintenance and repair of public roads, highways, bridges and ferries under the county unit system; authorizing and requiring the county governing body to employ and regulate the compensation of a county engineer; providing for the manner of selecting said engineer; prescribing his qualifications; and requiring bond; defining his authority, powers and duties and those of the county governing body in relation to the roads, bridges and ferries of DeKalb County; and to prohibit the performance of certain work on private property and provide penalties for violations.

Also:

H. 1133. To provide an expense allowance for the circuit court register in DeKalb County.

Also:

H. 1137. Relating to Covington County; to provide for a clerk to the tax assessor and a clerk to the tax collector; to provide for fixing the salaries of such clerks as the amount specified as the federal minimum wage; and provide for the method of payment of same.

Also:

H. 1138. Relating to Covington County; to provide that in lieu of the former arrangement of paying both monthly expense allowances, mileage and salary for the Covington County governing body, the monthly remuneration of each member of said county governing body shall instead be a salary of \$900.00 per month, payable out of the county treasury; to provide that Act No. 900, H. 1674 of the 1971 Regular Session (Acts 1971, p. 1663), providing for reimbursement of the members of the county governing body for expenses incurred outside of the county and in attending meetings in the performance of their duties shall not be repealed hereby; to repeal conflicting laws; and to provide for an effective date.

Also:

H. 1140. Relating to Randolph County; fixing the fee for the issuance of pistol permits and providing for the disposition of such fees.

Also:

H. 901. To further amend Act No. 556 of the Regular Session of the Legislature of Alabama of 1959, approved November 19, 1959 (Ala. Acts, 1959, p. 1376, et seq.), as heretofore amended, which Act No. 556 established a supplemental pension and relief or retirement system for firemen and policemen who are members of any pension and relief system established under Act No. 929 of the Regular Session of the Legislature of Alabama of 1951 (Ala. Acts, 1951, p. 1576, et seq.); and to provide that the amendments made by this Act to said Act No. 556 shall apply both prospectively and retroactively on and after May 2, 1978.

Also:

H. 962. Relating to the City of Montgomery in Montgomery County; to authorize the City of Montgomery to declare noxious or dangerous weeds growing upon the streets or sidewalks, or upon private property within such city, to be a public nuisance; to abate or cause to be abated the same; and, to create a lien upon the property fronting upon such streets or sidewalks or upon which such nuisance exists for the cost of abating same.

McDOWELL LEE,
Secretary.

RESOLUTION

The following resolution was introduced:

By Reps. Sandusky, McMillan, Manley, Harper (T), Bedsole, Campbell, Willis, Clark (G), Adams (H), Adams (C), Langford, Holley, Wyatt and Ward:

H. J. R. 333. HOUSE JOINT RESOLUTION COMMENDING HIGHWAY DIRECTOR REX RAINER.

WHEREAS, Rex Rainer has brought skill and integrity to the job of Highway Director; and

WHEREAS, Rex Rainer is highly respected by his fellow colleagues for his display of determination and dedication to the Highway Department; and

WHEREAS, Rex Rainer has displayed tremendous leadership as Highway Director; and

WHEREAS, The Highway Department has displayed great efficiency and productivity under the direction of Rex Rainer; and

WHEREAS, Rex Rainer played an instrumental role in the passage of the gas tax; and

WHEREAS, the money collected as a result of this gas tax will be used to repair and improve highways in the State of Alabama; and

WHEREAS, these repairs and improvements will save innumerable lives on Alabama's highways; and

WHEREAS, the people of Alabama are proud of and grateful to Rex Rainer for his dedicated service to the State of Alabama; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, both Houses thereof concurring, that Rex Rainer be highly commended for his outstanding service to the State of Alabama as Highway Director,

BE IT FURTHER RESOLVED, That we wish Rex Rainer continued success in his return to Auburn University as the Chairman of the Department of Civil Engineering, and that a copy of this resolution be sent to Rex Rainer.

On motion of Rep. Sandusky, the rules were suspended and the resolution, H. J. R. 333, was adopted.

CO-SPONSORS ADDED

The following were added as co-sponsors to the resolution, H. J. R. 333:

Mr. Speaker, Amari, Barton, Bennett, Bowling, Carothers, Carter, Cates, Coburn, Daniels, Grimsley, Hall, Harvey, Hines, Johnson (Roy), Kelley, Kennedy, Lewis, McKee, Minus, Olive, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Seibels, Smith (C), Stout, Tucker, Turnham, Williams and Zoghby.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the Bill:

S. 533. To provide that a legal licensed lending institution, a vendor making credit sales or leases, any financial institution operating in Alabama or any individual may charge and collect a maximum allowable interest rate, and to provide for the termination of its provisions.

said Conference Report being in words and figures as follows:

REPORT OF CONFERENCE COMMITTEE
SENATE BILL 533

We, the Committee of Conferees appointed to reconcile the difference between the two Houses concerning Senate Bill 533, have met, considered the matter, and agreed to the following:

We recommend that the Conference Committee Amendment be adopted. Conference Committee Amendment is as follows:

Amend Banking Committee Substitute to Senate Bill 533, Section 1, Page 2, line 8, after the word "exceed" by striking \$50 and inserting in lieu thereof \$20.

Further amend the bill, Page 2, Section 2, Line 25, after the word "be" by striking 2% and inserting in lieu thereof 1¾%.

ROBERT C. "BOB" GAFFORD,
CHARLES H. ADAMS,
TOM C. COBURN,
Conferees of the House.
CHIP BAILEY,
T. D. "TED" LITTLE,
HINTON MITCHEM,
Conferees of the Senate.

And said Bill, S. B. 533, together with the Report of the Committee on Conference, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Adams (C), the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 533, said report being set out in the above and foregoing Message from the Senate.

Yeas 64; Nays 7.

Yeas:

Mr. Speaker, Barton Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Clark (G), Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Holley Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Moore, Olive, Owens, Patton, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Trammell, Turnham, Venable, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—64

Nays:

Reps.: Albright, Cheatwood, Hilliard, Horn, Howard, Rains and Tucker.

—7

And the bill:

S. 533. To provide that a legal licensed lending institution, a vendor making credit sales or credit leases, any financial institution operating in Alabama or any individual may charge and collect an interest surcharge; and to provide for an alternative maximum allowable interest rate or finance charge to be determined by the prime rate charged by certain banks; to provide for open-end credit plans; and to provide for the termination of the provisions of this act.

As amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 68; Nays 7.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Clark (G), Clark (W), Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Moore, Olive, Owens, Patton, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—68

Nays:

Reps.: Cheatwood, Hilliard, Horn, Howard, Johnson (Roy), Rains, and Tucker.

—7

RESOLUTIONS

The following resolution was introduced:

By Reps. Lewis, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Biddle, Blake, Boles, Bowling, Brakefield, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Hines, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, McCorquodale, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Parker, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby:

H. J. R. 334. EXTENDING BEST WISHES TO MISS MARGARET LOUISE HANBY AND MR. MONTGOMERY FELD.

WHEREAS, it is with extreme pleasure that the Legislature of Alabama notes the forthcoming marriage, on May 31, 1980, of Miss Margaret Louise Hanby to Mr. Montgomery Feld, both of Montgomery, Alabama; and

WHEREAS, Miss Hanby, a Birmingham native, is a graduate of the University of Montevallo, of Auburn University with a Master's Degree in Education, and currently is a member of the faculty of Southlawn Elementary School; she is vice president of Gamma Chapter of Alpha Delta Kappa and also is Chairman of the Council on Ministries of the Whitfield Memorial United Methodist Church; and

WHEREAS, Mr. Feld, formerly of Tuscaloosa, is a graduate of the University of Alabama, the University's School of Law, and is a member of the Alabama State Bar Association; and

WHEREAS, the happiness we share with this fine young couple is indeed personal in its pleasure, as Monty Feld is a longtime friend of many members of the Alabama House and Senate through his association, as an analyst, with the Legislative Reference Service; his work for the Legislature, as a result of thorough research and careful study, is consistently singular in soundness and in accuracy; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we extend best wishes to our friends Margaret Hanby and Montgy Feld; we sincerely wish them much happiness in the years ahead and direct that they receive a copy of this resolution in token of our affection and warm personal regards.

On motion of Rep. Lewis, the rules were suspended and the resolution, H. J. R. 334, was adopted.

Also:

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Smith (C):

H. R. 335. COMMENDING MARION W. EASTERLING FOR SIGNIFICANT CONTRIBUTIONS IN THE FIELD OF GOSPEL MUSIC.

PERMISSION GRANTED

Permission was granted for the Journal to show that had they been present at the time of voting, Reps. Bennett, Amari and Grouby would have voted "yea" on the bill, H. 287.

RULE SUSPENDED

On motion of Rep. Johnson (Roy), Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 1108.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1108. Relating to Tuscaloosa County to amend Sections 2, 18, 23, 25, and 29, of Act No. 328, H. 854 (Acts 1959, p. 907, Vol. 2), as last amended, which bill relates to the Firemen's and Policemen's Pension and Relief Fund

for the City of Tuscaloosa, Alabama, fixing maximum benefits for firemen or policemen retiring for disability arising as a result of service in the department, fixing maximum benefits to be paid to dependents, of members, increasing the limitation on the amount of pension benefits to be paid under the act, providing for the manner of determining the pension and providing that no pension presently being paid shall be decreased by the provisions of this act, and defining the term "salary". Further, to repeal Section 27 of Act 328, H. 854 (Acts 1959, p. 907, Vol. 2) so as to delete the provision that pensions shall increase or decrease in accordance with the increase or decrease of salaries of active members of the department.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Johnson (Roy), the House concurred in and adopted the Senate amendment to the bill, H. 1108, said Senate amendment being as follows:

On page 6, in Section 6, insert the following new subsection after subsection C:

D. Provided, however, any person under the coverage of the pension plan who has contributed to the fund for fifteen (15) years or more shall have their benefits increased to not less than \$500.00 monthly effective immediately.

Yeas 52; Nays 0.

Yeas:

Mr. Speaker, Barton, Bedsole, Bennett, Blake, Boles, Buskey, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (W), Crow, Dial, Edwards, Gafford, Goodwin, Greer, Hall, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, McKee, Mitchell, Moore, Naramore, Owens, Patton, Ray, Reed, Sasser, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Willis and Zoghby.

—52

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, H. 1108 as thus amended, was again read at length and passed.

Yeas 52; Nays 0.

Yeas:

Mr. Speaker, Barton, Bedsole, Bennett, Blake, Boles, Buskey, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (W), Crow, Dial, Edwards, Gafford, Goodwin, Greer, Hall, Hammett, Harper (O), Harper (T),

Hines, Holley, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, McKee, Mitchell, Moore, Naramore, Owens, Patton, Ray, Reed, Sasser, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Willis and Zoghby.

—52

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

H. 925 RECONSIDERED

Having voted on the prevailing side, Rep. Clark (G) offered the motion to reconsider the vote by which the House concurred in the Senate amendment to the bill, H. 925, and the motion to reconsider was adopted.

Yeas 55; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Bennett, Boles, Buskey, Carter, Cates, Clark (G), Clark (W), Coburn, Cosby, Crow, Dial, Dixon, Edwards, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Harper (O), Harper (T), Hines, Holley, Howard, Johnson (R. G.), Kelley, Kennedy, McMillan, Manley, Moore, Naramore, Owens, Patton, Rains, Ray, Reed, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Turner, Venable, Ward, Williams, Willis and Zoghby.

—55

Nay: Rep. Wyatt.

—1

And the bill:

H. 925. To authorize the incorporation with respect to the several counties and municipalities in this State of port authorities as non-profit public corporations for the purpose of developing any property on or near any navigable river in this State for recreational, transportation, agricultural, industrial and commercial purposes; to provide the method of organizing such corporations, the management thereof and the amendments of its certificate of incorporation; to specify the powers of such corporations; to authorize such corporations to issue bonds or securities payable solely from the revenues and receipts derived from the operation, lease or sale of its properties and to secure the same by pledges of such revenues and receipts, by mortgages on such properties and by indentures and other agreements; to authorize the refunding of such bonds and securities; to provide that all bonds of such corporations shall be negotiable instruments; to provide for remedies in the event of default of such bonds, securities or indentures; to exempt from taxation such corporations, their properties, their bonds and income therefrom; to provide for the filing of certificates of incorporation and amendments thereto, deeds to such corporations, deeds and leases by such corporations and their indentures and certificates of dissolution without the payment of any tax; to exempt such corporations from usury and interest laws; to exempt such corporations from competitive bid laws; to provide for the disposition of any earnings of the corporation; to provide bonds of such corporations shall be legal investments for executors, administrators, trustees and other

fiduciaries and for saving banks and insurance companies; to provide that upon dissolution of such corporations all funds held by them and title to their properties shall vest in the municipality and the county with respect to which they are organized; to declare that this Act shall be cumulative and not restrictive of powers otherwise provided by law; to provide for the correction of errors or omissions in incorporation; and to provide for filings with the Alabama Securities Commission.

Was again taken up.

On motion of Rep. Clark (G), the House non-concurred in the Senate amendment to the bill, H. 925, and requested a Committee on Conference on the disagreement of the two Houses on the Senate amendment, said Senate amendment being previously set out in a Message from the Senate.

Yeas 59; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Bennett, Blake, Boles, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Coburn, Cosby, Crow, Dial, Dixon, Edwards, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Hines, Holley, Horn, Howard, Johnson (R. G.), Kennedy, Langford, McKee, McMillan, Moore, Owens, Patton, Pegues, Ray, Reed, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Turner, Turnham, Venable, Ward, Williams and Willis.

—59

Nay: Rep. Wyatt.

—1

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Starkey, Clark (G) and Boles.

RESOLUTION

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Panye:

H. R. 336. COMMENDING UNIVERSITY OF ALABAMA IN BIRMINGHAM SCHOOL OF COMMUNITY AND ALLIED HEALTH, ITS DEAN, KEITH D. BLAYNEY, AND ITS COMMUNITY RELATIONS STAFF, FRED COOPER AND DIANE PETTEWAY, FOR ITS AWARDS OF EXCELLENCE FROM THE PUBLIC RELATIONS COUNCIL OF ALABAMA.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 327. MOURNING THE DEATH OF MRS. JENNIE ELIZABETH PEMBERTON.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1120. Relating to Lauderdale County; to provide for the establishment of fees by the county commission based upon, but not bound by recommendations of the county board of health for public health services; to provide for the continuation of the present fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Starkey, the rules were suspended and the House non-concurred in the Senate amendment to the bill, H. 1120, and requested a Committee on Conference on the disagreement of the two Houses on the Senate amendment said Senate amendment being as follows:

Amend House Bill 1120, page 1, line 13 by striking the following: ; to provide for the continuation of the present fee scheduled for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year.

Further amend House Bill 1120, page 1, line 29 by striking the following: the present fee schedule shall remain in effect until the end of the 1980 fiscal year. The county governing body shall adopt a new fee schedule for each succeeding fiscal year. Said new fee schedule may be the same or different from the schedule of the preceeding fiscal year.

Further amend House Bill 1120, page 2, Section 9, line 18 by deleting the following after the word law: , and shall be in effect through June 30, 1980, after which time this act shall be repealed.

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Coburn, Starkey and Greer.

RULE SUSPENDED

On motion of Rep. Seibels, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 520.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 520. Relating to Jefferson County; permitting qualified organizations to operate bingo games within the county; providing for the regulation, permit granting and revocation and supervision of such bingo games; providing for a tax exemption; providing for penalties; providing for a referendum of the voters of this county on the question of whether the act will become

effective in the county unless the voters thereof approve the constitutional amendment, and providing that the act shall become effective upon the adoption of an amendment to the Constitution of Alabama empowering the Legislature to authorize bingo within Jefferson County.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Seibels, the House concurred in and adopted the Senate amendment to the bill, H. 520, said Senate amendment being as follows:

Amend H. B. No. 520 in Section 10, Sub Section (4), as follows:

Delete Sub Section (4) in its entirety and add the following in lieu thereof:

(4) Prizes given by any organization for the playing of bingo games shall not exceed \$1,200.00 in cash or gifts of equivalent value during any bingo session or \$2,400.00 in cash or gifts of equivalent value during any calendar week.

Yeas 32; Nays 2.

Yeas:

Reps.: Adams (C), Albright, Amari, Barton, Bennett, Blake, Cabaniss, Campbell, Crow, Gafford, Gilmer, Goodwin, Greer, Hall, Harper (O), Horn, Kennedy, Lewis, Moore, Owens, Patton, Payne, Sasser, Seibels, Shavers, Starkey, Stewart, Turner, Turnham, Waggoner, Whatley and Willis.

—32

Nays: Reps.: Holley and Rains.

—2

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, H. 520 as thus amended, was again read at length and passed.

Yeas 32; Nays 2.

Yeas:

Reps.: Adams (C), Albright, Amari, Barton, Bennett, Blake, Cabaniss, Campbell, Crow, Gafford, Gilmer, Goodwin, Greer, Hall, Harper (O), Horn, Kennedy, Lewis, Moore, Owens, Patton, Payne, Sasser, Seibels, Shavers, Starkey, Stewart, Turner, Turnham, Waggoner, Whatley and Willis.

—32

Nays: Reps.: Holley and Rains.

—2

· PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

RULE SUSPENDED

On motion of Rep. Howard, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 755.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 755. Relating to Jefferson County; providing that any conveyance of property required to be recorded in the office of the probate judge must include the name and address of the grantee.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Howard, the House concurred in and adopted the Senate amendment to the bill, H. 755, said Senate amendment being as follows:

On page 1, delete line 16 in its entirety and insert the following words:
the person to receive the tax notice.

On page 1, delete line 21 in its entirety and insert the following words:
complete address of the person to receive the tax notice.

Yeas 35; Nays 0.

Yeas:

Reps.: Adams (C), Albright, Amari, Bennett, Blake, Boles, Buskey, Cabaniss, Cheatwood, Clark (W), Coburn, Gafford, Gilmer, Goodwin, Greer, Grimsley, Hall, Harrison, Hilliard, Horn, Howard, Kennedy, Langford, Lewis, McKee, Moore, Olive, Payne, Reed, Starkey, Stewart, Trammell, Turner, Turnham and Waggoner.

—35

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

H. 755. Relating to Jefferson County; providing that any conveyance of property required to be recorded in the office of the probate judge must include the name and address of the person to receive the tax notice.

As thus amended, was again read at length and passed.

Yeas 35; Nays 0.

Yeas:

Reps.: Adams (C), Albright, Amari, Bennett, Blake, Boles, Buskey, Cabaniss, Cheatwood, Clark (W), Coburn, Gafford, Gilmer, Goodwin, Greer, Grimsley, Hall, Harrison, Hilliard, Horn, Howard, Kennedy, Langford, Lewis, McKee, Moore, Olive, Payne, Reed, Starkey, Stewart, Trammell, Turner, Turnham and Waggoner.

—35

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

RULE SUSPENDED

On motion of Rep. Howard, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 390.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 390. To provide a supplemental salary for the elected deputy circuit clerk serving the Bessemer Cut-Off Division of the Tenth Judicial Circuit.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Howard, the House concurred in and adopted the Senate amendment to the bill, H. 390, said Senate amendment being as follows:

On page 1, Section 1, delete the words and figure: Ten Thousand Dollars (\$10,000) and insert in lieu thereof the words and figure:

Seven Thousand Five Hundred Dollars (\$7,500)

Yeas 35; Nays 0.

Yeas:

Reps.: Albright, Amari, Bennett, Blake, Boles, Buskey, Cabaniss, Cheatwood, Clark (W), Cosby, Crow, Goodwin, Greer, Hall, Harper (O), Harrison, Hilliard, Horn, Howard, Kennedy, Langford, Lewis, Olive, Payne, Penry, Reed, Sandusky, Smith (C), Smith (M), Starkey, Stewart, Turner, Venable, Waggoner and Willis.

—35

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, H. 390 as thus amended, was again read at length and passed.

Yeas 35; Nays 0.

Yeas:

Reps.: Albright, Amari, Bennett, Blake, Boles, Buskey, Cabaniss, Cheatwood, Clark (W), Cosby, Crow, Goodwin, Greer, Hall, Harper (O), Harrison, Hilliard, Horn, Howard, Kennedy, Langford, Lewis, Olive, Payne, Penry, Reed, Sandusky, Smith (C), Smith (M), Starkey, Stewart, Turner, Venable, Waggoner and Willis.

—35

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

RULE SUSPENDED

On motion of Rep. Penry, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 1063.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1063. Relating to Baldwin County; levying an additional privilege, license, or excise tax on the sale, distribution, storage, use, or other consumption of cigarettes and cigars in the county; providing for the collection and enforcement of the tax, appropriating the proceeds therefrom and prescribing penalties for violations.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Penry, the House concurred in and adopted the Senate amendment to the bill, H. 1063, said Senate amendment being as follows:

A BILL TO BE ENTITLED AN ACT

Relating to Baldwin County; levying an additional privilege, license, or excise tax on the sale, distribution, storage, use, or other consumption of cigarettes in the County; providing for the assessment, collection, and distribution of the proceeds of the tax, and of the adoption and promulgation of rules and regulations therefor by the governing body of said County; defining violations of the Act, and prescribing penalties therefor.

Be It Enacted by the Legislature of Alabama:

Section 1. This Act shall apply in, and only in, Baldwin County, Alabama; it does not alter or repeal any statute, but is in addition to and cumulative of laws now in effect.

Section 2. (a) As used in this Act, unless the context requires a different meaning, "person" includes a firm, corporation, club, partnership, company, trustee, agency, or association, or any agent, servant, employee, or officer thereof; "seller" means a person who is engaged in the business of selling, storing, or delivering cigarettes within the County.

(b) The rules of construction and interpretation of statutes contained in Title 1 of the Code of Alabama 1975 shall apply in the construction and interpretation of this Act.

Section 3. In addition to all other taxes now imposed by law, every person who sells, stores, or delivers any cigarettes within the county shall pay a license tax to the County, and a license tax is hereby fixed and levied, which license tax shall be two cents (\$0.02) for each package of cigarettes, made of tobacco or any substitute therefor.

Section 4. The tax herein levied shall be paid through the use of one stamp as herein provided for. The one stamp shall be used to designate or represent the County license tax, and municipal license or privilege tax, if any is levied by a municipality within the county, collected on the sale of each package of cigarettes. It is intended that this one stamp be used in place of separate stamps for county license taxes and city or town license or privilege taxes. It is further intended that no city may impose or affix an additional stamp or stamps. It being the purpose and intent of this Act that the tax hereby levied is in fact a levy on the ultimate consumer or user with the wholesaler, distributor, jobber or retail dealer acting merely as an agent for the county, and, if appropriate, the city or town, for the collection and payment of the tax levied by this Act and any existing city license or privilege taxes, and the intent being that such license tax hereby required shall be paid but once on each package of cigarettes.

Section 5. (a) It shall be the duty of each wholesale dealer or jobber who sells, stores, or delivers cigarettes to retail sellers in this County to affix to each package of cigarettes sold or delivered in said County the designated stamp. Each wholesaler or jobber who desires to do so may purchase said stamps from the County Commission of said County at a ten percent (10%) discount on the entire amount of sale when said purchases are made in quantities of TWO HUNDRED AND NO/100 DOLLARS (\$200.00) or more. Said discount allowed hereby will be compensation to the wholesale dealer or jobber for the cost of affixing the said stamp to the cigarettes and for the keeping of the records required by this Act. All other persons, except such wholesale dealers, or jobbers, must pay the full face amount for stamps, and no person, wholesaler, jobber, or dealer, shall be entitled to purchase any such number of said stamps as would cause the purchase price to include fraction of a cent. Between the first day and the tenth day of each calendar month, each wholesaler or jobber selling, storing or delivering cigarettes for retail in this County, shall submit to the county commission on a form provided for the same by the county commission a sworn statement setting forth the amount of sales of cigarettes made in Baldwin County, Alabama, during the preceding calendar month, to whom said sales were made, and designating said sales as being within the city limits of the cities or towns located within said County, when such sales are made therein, or designating said sales as "rural" if sold outside of the city limits of the municipalities or towns located within said County.

(b) Each Seller, "wholesaler, jobber or retailer" shall keep complete records of all purchases, sales, receipts, inventories, and all other matters necessary to determine the correct amount of license tax for which he is liable. In the event a seller discontinues his business, he shall not dispose of his records without giving the county commission thirty (30) days' notice in writing.

(c) The seller's records, books of accounts, bank deposit books, and bank statements shall be open, during reasonable hours at the place of business of the seller, for inspection and examination by the county commission, or its agent, or such other person as may be designated under any rule or regulation adopted and promulgated by the county commission of Baldwin County, Alabama.

(d) In the event the amount of tax due by the seller cannot be accurately determined from the seller's monthly report, or if the seller does not keep adequate records, or if he refuses to allow an examination of his records, the amount of tax due may be determined from any other information or data available, and the amount of the tax so determined shall be assessed against seller. Notice of such assessment shall be given to the seller and a demand made for immediate payment.

(e) No person shall divulge any information obtained by him in the course of an inspection and examination of the records of any seller, except to a person duly authorized by the county or municipal governing body, the county attorney, or any others connected with the administration of this act, unless he is required to do so by an order of competent court.

Section 6. The County Commission shall keep on hand for sale an adequate quantity of stamps to be affixed to each package of cigarettes as required under this act. Each such stamp shall have inscribed thereon the words "County of Baldwin Cigarette Tax," but said words need not be arranged in the foregoing order and may be abbreviated. Likewise the county commission, shall keep on hand an adequate supply of forms and other necessary supplies as may be required for the proper enforcement of the provisions of this act, and all necessary forms and supplies other than the stamps herein mentioned shall be furnished free of charge to each wholesaler and jobber as needed.

Section 7. (a) The county license tax imposed by this act and collected by the seller (wholesaler or retailer) shall be paid to the county commission, and the county commission, after first reimbursing the county general fund for expenses incurred in the administration and enforcement of this act, shall, between the 11th and 20th day of each month deposit the remainder of the proceeds of said tax in the county general fund of Baldwin County to be expended exclusively for mental health purposes as the county governing body sees fit.

(b) The city or municipal license tax, if any, collected by the seller (wholesaler or retailer) shall be payable by the seller directly to the city, municipality or town entitled to said city license tax.

Section 8. The county commission is hereby given the right, power, and authority to promulgate and adopt rules and regulations governing the collection of the county tax hereby imposed, if it is necessary so to do in order

to more effectually carry out the terms and provisions of this Act, but it shall not have the right to alter or change the distribution of the taxes herein provided for. The county governing body shall make available ample funds from the county general fund for the purchase of stamps and other materials and supplies needed for carrying out the provisions of this act. However, the county general fund shall be reimbursed for all monies expended in connection with the administration and enforcement of this Act as provided under Section 7 of this Act.

Section 9. (a) It shall be unlawful for any person to offer for sale either at wholesale or retail in Baldwin County, Alabama, any cigarettes on which the stamp as herein provided does not appear and the possession of cigarettes in Baldwin County, Alabama, by a seller in any retail establishment without the proper stamp thereon shall be prima facie evidence of violation of this Act by said retail seller.

(b) It shall be the duty and responsibility of all wholesalers and jobbers selling or distributing cigarettes in Baldwin County, Alabama, to see that the proper stamp is placed on said cigarettes packages before leaving them in a retail establishment, and it shall be the responsibility of all retail sellers of cigarettes in Baldwin County, Alabama, to have the proper stamp on all cigarette packages in their place of business which are offered for sale to the general public and failure to comply with this provision by wholesalers, jobbers, or retail sellers shall be a violation of said Act.

Section 10. A person who violates the provisions of this Act or any rule or regulation promulgated and adopted by the county commission, shall be guilty of a Class C misdemeanor, and each day his violation continues shall constitute a separate offense.

Section 11. No seller shall continue in business when he is in default in payment of the tax imposed by this Act. In addition to other penalties, a delinquent taxpayer shall be liable for a penalty of twenty per cent (20%) of the amount found to be due by him. Penalties shall be paid into the General Fund of the county.

Section 12. This Act shall not apply to acts or transactions in interstate commerce; nor shall any provision hereof apply to any business conducted by or for the United States or any other government. This Act shall not be construed to apply to cigarettes stored by a wholesale dealer for the purpose of resale or reshipment outside of the said County, which cigarettes are actually resold or reshipped.

Section 13. If any provision of this act, or the application thereof to any person or circumstance, is held invalid or inoperative, the remainder of the act and the application thereof to any other person or circumstance shall not be affected thereby.

Section 14. All laws or parts of laws which conflict with this act are hereby repealed.

Section 15. This act shall become effective the first day of the third month after its passage and approval by the Governor, or upon its otherwise becoming a law.

Yeas 27; Nays 0.

Yeas:

Mr. Speaker, Albright, Bennett, Blake, Buskey, Cabaniss, Clark (G), Clark (W), Crow, Drinkard, Greer, Hall, Harper (O), Harvey, Horn, Kennedy, Langford, McMillan, Manley, Olive, Penry, Sandusky, Smith (C), Stewart, Turner, Venable and Willis.

—27

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

H. 1063. Relating to Baldwin County; levying an additional privilege, license, or excise tax on the sale, distribution, storage, use, or other consumption of cigarettes in the County; providing for the assessment, collection, and distribution of the proceeds of the tax, and of the adoption and promulgation of rules and regulations therefor by the governing body of said County; defining violations of the Act, and prescribing penalties therefor.

As thus amended, was again read at length and passed.

Yeas 27; Nays 0.

Yeas:

Mr. Speaker, Albright, Bennett, Blake, Buskey, Cabaniss, Clark (G), Clark (W), Crow, Drinkard, Greer, Hall, Harper (O), Harvey, Horn, Kennedy, Langford, McMillan, Manley, Olive, Penry, Sandusky, Smith (C), Stewart, Turner, Venable and Willis.

—27

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governor, proposing an amendment to the Bill:

S. 354. To promote the conservation of the state's petroleum resources and to encourage the use of alternative motor fuels, and to accomplish such measures by offering a tax incentive in the form of a reduced rate of taxation on the motor fuel known as "gasohol," as defined herein.

said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To the Alabama Senate
State Capitol
Montgomery, Alabama

Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 354 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,

MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the Senate of Alabama
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 354 without my signature and approval and with the following suggested Executive Amendment.

Amend Senate Bill Number 354 on page 2, Section 3, by deleting Section 3 in its entirety and by substituting in lieu thereof a new Section 3 as follows:

"Section 3. Notwithstanding the other provisions of Chapter 17 of Title 40 of the Code of Alabama 1975, domestically produced gasohol manufactured or produced in Alabama shall be exempt from any excise tax imposed by said chapter and title. The exemption granted by this section shall also apply to gasohol manufactured and distilled in another state, if that state exempts from its motor fuel tax gasohol manufactured or distilled within the State of Alabama. For all other purposes other than the amount of excise tax, the term "gasohol" shall be included within the term "gasoline" as defined in Section 40-17-30 of the Code of Alabama, 1975. The exemption provided for gasohol in this section shall terminate on December 31, 1988."

The adoption of the above and foregoing suggested Executive Amendment will remove my objection to this Bill.

Respectfully,

FOB JAMES.

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 354, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 22, Nays 0.

And said Bill, S. B. 354, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 19; Nays 0.

And said Bill, S. B. 354, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

REGULAR SESSION
30th Day

2529

SENATE MESSAGE

On motion of Rep. Sasser, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, S. 354, said Governor's amendment being set out in the above and foregoing Message from the Senate.

Yeas 54; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Edwards, Gilmer, Goodwin, Greer, Grimsley, Hammett, Harper (O), Harrison, Harvey, Hines, Holley, Horn, Kennedy, Langford, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Owens, Pegues, Reed, Roberts, Sandusky, Sasser, Smith (C), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Whatley, Williams, Willis, Wyatt and Zoghby.

—54

And the bill, S. 354, as amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harrison, Harvey, Hilliard, Hines, Holley, Johnson (R. G.), Kelley, Kennedy, Langford, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Owens, Pegues, Penry, Roberts, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—64

RULE SUSPENDED

On motion of Rep. Patton, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 1141.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1141. Relating to Morgan County; providing for the allocation, apportionment and distribution of certain highway gasoline taxes received by the county, contingent upon certain allocations to Morgan County from the state; and providing an effective and expiration date for the provisions of the act.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Patton, the House non-concurred in the Senate amendment to the bill, H. 1141, and requested a Committee on Conference on the disagreement of the two Houses on the Senate amendment, said Senate amendment being as follows:

Amend H. 1141 as amended as follows:

In the Patton Amendment delete in its entirety line 8 and insert in lieu thereof the number 287.

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Patton, Roberts and Cooley.

PERMISSION GRANTED

Permission was granted for the Journal to show that had he been in the Chamber at the time of voting, Rep. McKee would have voted "Nay" on the bill, H. 287.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolutions, to-wit:

H. 1103. Relating to Coffee County; providing further for the establishment and composition of the county jury commission and repealing Act No. 571, S. 468, 1953 Regular Session (Acts 1953, p. 813).

Also:

H. 1104. Relating to Macon County; increasing the salaries of the deputies sheriff and other employees of the sheriff's department.

Also:

H. 1105. Relating to Mobile County; providing an election officers' school in each State Senate District.

Also:

H. 1106. To repeal Act No. 250, H. 874 of the 1975 Regular Session (Acts 1975, p. 783), relating to Shelby County, entitled "An Act To prohibit the probate judge or any other official or any employee of Shelby County from selling, lending, giving, or otherwise disposing of a computer printout of the list of registered voters of Shelby County."

Also:

H. J. R. 249. CREATING A JOINT INTERIM COMMITTEE TO STUDY THE NEEDS AND NECESSITIES OF OFF-CAMPUS BRANCHES OR CENTERS OF JUNIOR COLLEGES.

Also:

H. J. R. 250. CREATING THE JOINT INTERIM COMMITTEE TO STUDY NUCLEAR ENERGY ACTIVITIES.

Also:

H. J. R. 285. CREATING THE LEGISLATIVE JOINT INTERIM EDUCATIONAL INSTITUTIONS STUDY COMMITTEE.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolutions, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

SPECIAL ORDER

The House then proceeded with the consideration of the Special Order Calendar.

And the bill:

S. 130. Relating to Macon County; to provide further compensation for the clerk and members of the jury commission, payable from the county general fund; and providing retroactive effect.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 557. (With Substitute): To amend Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), providing for the salaries of certain county officers of Cullman County, so as to further provide that such salaries shall be in lieu of all other compensation, expense allowances, fees, commissions, percentages or other emolument of any nature whatsoever. Provided, however, said officers shall continue to receive additional compensation granted by Acts of the 1978 and 1979 legislative sessions.

Was taken up.

The question was then on the adoption of the substitute reported by the Standing Committee on Local Legislation No. 1, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To repeal Act No. 614, H. 1117, 1978 Regular Session (Acts 1978, p. 872), entitled, "An Act To increase the salaries of certain officials of Cullman County and to provide for the manner of their payment."

Be It Enacted by the Legislature of Alabama:

Section 1. Act No. 614, H. 1117, 1978 Regular Session (Acts 1978, p. 872), entitled, "An Act To increase the salaries of certain officials of Cullman County and to provide for the manner of their payment," is hereby expressly repealed.

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill, S. 557 as thus amended, was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 569. Relating to Tuscaloosa County, to provide for the taxing and collecting of certain court costs for remodeling courtrooms and judges' chambers.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 613. Relating to Randolph County; fixing the fee for the issuance of pistol permits and providing for the disposition of such fees.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 615. Relating to Shelby County; providing for an increase in salary for the part-time bailiffs of said county.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 618. To amend Section 1 of Act No. 388, H. 979, 1978 Regular Session, entitled "An Act Relating to Elmore County; providing further for the salaries and expense allowances of the deputies of the sheriff's department, and providing payment out of county funds, so as to increase the salaries of the deputies of the sheriff's department."

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 621. Relating to Colbert County; to provide for the establishment of fees by the county commission based upon, but not bound by recommendations of the county board of health for public health services.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 623. To alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

Was taken up.

S. 623 INDEFINITELY POSTPONED

On motion of Rep. Waggoner, the bill, S. 623, was indefinitely postponed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

PERMISSION GRANTED

Permission was granted for the Journal to show Rep. Holmes voting "Yea" on all local bills.

And the bill:

S. 624. To alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

Was taken up.

S. 624 INDEFINITELY POSTPONED

On motion of Rep. Waggoner, the bill, S. 624, was indefinitely postponed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

PERMISSION GRANTED

Permission was granted for the Journal to show that had Rep. Moore been in the Chamber at the time of voting, he would have voted "Yea" on all local bills.

And the bill:

S. 625. Relating to Tuscaloosa County; levying an additional privilege license tax on malt or brewed beverages; providing for the collection and distribution of the proceeds of such tax; and providing for the administration and enforcement of this Act including penalties for violations.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 397. To amend Act No. 31 of the Alabama Legislature, Second Special Session, 1975 which relates to the incorporation in any municipality having a population of not less than 175,000 nor more than 250,000 according to the last or any subsequent Federal Decennial Census of an authority as a public corporation for the purpose of providing a public transportation service in such county and the compensation of directors of any such authority.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 577. To place all full-time employees of the Mobile Housing Board under the classified service of the merit system of Mobile County's Personnel Board.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus,

Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 593. Relating to Law Enforcement of Mobile County, fixing the fee for the issuance of pistol permits; specifically, amending Section 1 of Act No. 474, S. 259, Regular Session 1969 (Acts 1969, p. 930).

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 610. (With Amendment): To amend Section 1 of Act No. 710, H. 1102 (1976 Regular Session) (Acts 1976 p. 990) an act providing for the minimum compensation for all Deputy Sheriffs in counties having a population of not less than 300,000 nor more than 500,000 according to the last or any subsequent federal census in the State of Alabama.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on Local Legislation No. 3, said committee amendment being as follows:

Amend S. B. 610 on page 1, line 37, by inserting the following: Section 2. This Act shall become effective upon the signature of the Governor or upon its otherwise becoming a law.

And the amendment was adopted.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

AMENDMENT OFFERED

Rep. Sandusky offered the following amendment to the bill, S. 610 as amended:

Amend Section 1 of S. B. 610 by adding the following sentence to the end of said section: "Provided however that the effective date of this Act shall be October 1, 1980, and further providing that no salary increase enacted by the 1980 Regular Session of the Alabama Legislature for Alabama State Troopers or any other employee of the Alabama Department of Public Safety shall be due or payable to any deputy sheriff or any other employee covered by this Act or by Act 710, H. 1102, Regular Session of the 1976 Alabama Legislature."

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill, S. 610 as thus amended, was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 606. Relating to Tallapoosa County; to amend Section 2 of Act No. 32, S. 62, Regular Session 1967 (Acts 1967, p. 363), relating to compensation for members of the board of registrars, so as to regulate further said supplement; and to provide for retroactive effect.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 611. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Tallapoosa County.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

And the bill:

S. 612. To authorize and direct the Tallapoosa County Commission to appropriate the accumulation of the beer tax levied by Act No. 147, H. 572 of the 1969 Regular Session (Acts of 1969, p. 420) and distribute it within the county.

Was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Naramore, Olive, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

RESOLUTION

The following resolution was introduced:

By Rep. Trammell:

H. J. R. 337. HONORING MAYOR MAURICE WEST OF GRAYSVILLE, ALABAMA FOR HIS DEDICATED SERVICE TO THE CITY.

WHEREAS, Maurice C. West has diligently served the City of Graysville, Alabama in Jefferson County as its mayor continuously since the year 1946; and

WHEREAS, Mayor West and the Graysville Civitan Club were instrumental in gaining incorporation of the City of Graysville in 1946, which was desperately needed in order to acquire a water system for the area; and

WHEREAS, the city park and recreation board has flourished under his leadership; and

WHEREAS, Mayor West has worked tirelessly for the acquisition of a municipal gas system, a public library, and a community center for the City of Graysville (which community center has been designated the "Maurice C. West Community Center" in his honor); and

WHEREAS, Mayor West is respected, loved and admired by the people of Graysville and by the members of Graysville First United Methodist Church in which he is an active member; and

WHEREAS, Mayor West will not seek re-election in 1980, thus ending a brilliant, dedicated and productive career of 34 years as Mayor; now therefore

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we commend Mayor Maurice West of Graysville, Alabama for his 34 years of service to the people of Graysville and wish him the best upon his upcoming retirement from political life.

RESOLVED FURTHER, That a copy of this resolution be sent to Mayor West so that he may know of our admiration and high regard.

On motion of Rep. Trammell, the rules were suspended and the resolution, H. J. R. 337, was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governor, proposing an amendment to the Bill:

S. 73. To prevent any employer from discharging any employee solely because he serves on any jury empanelled under any state or federal statute; prescribing a cause of action for any employee who is so discharged and providing for both actual and punitive damages.

said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To the Alabama Senate
State Capitol
Montgomery, Alabama 36130

Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 73 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,

MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the Senate of Alabama
State Capitol
Montgomery, Alabama 36130

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 73 without my signature and approval and with the following suggested Executive Amendment.

On page 1, Section 1, line 27 following the word "statute" delete the period (.) and add the following language:

"provided the employee reports for work on his next regularly scheduled hour after being dismissed from any jury."

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully,

FOB JAMES.

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 73, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 20, Nays 0.

And said Bill, S. B. 73, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 22, Nays 0.

And said Bill, S. B. 73, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Barton, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, S. 73, said Governor's amendment being set out in above and foregoing Message from the Senate.

Yeas 41; Nays 0.

Yeas:

Mr. Speaker, Albright, Barton, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Crow, Daniels, Dial, Edwards, Gafford, Greer, Grimsley, Hall, Hammett, Harper (O), Horn, Johnson (R. G.), Johnson (Roy), Kelley, Langford, Minus, Moore, Naramore, Olive, Pegues, Riddick, Shoemaker, Smith (C), Starkey, Venable, Ward, Whatley, Williams and Willis.

—41

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, S. 73, as amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 51; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Amari, Barton, Bedsole, Bennett, Blake, Cabaniss, Carothers, Carter, Cheatwood, Cobb, Cooley, Cosby, Crow, Daniels, Dial, Edwards, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Harper (O), Horn, Jackson, Johnson (R. G.), Kelley, Kennedy, Langford, Lewis, McMillan, Minus, Moore, Naramore, Olive, Pegues, Penry, Reed, Riddick, Shoemaker, Smith (C), Starkey, Stewart, Turner, Ward, Whatley, Williams, Willis and Zoghby.

—51

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

SPECIAL ORDER RESUMED

And the bill:

S. 599. Relating to the Thirty-ninth Judicial Circuit; providing a county salary supplement for the circuit judges effective the next fiscal year of Limestone County.

Was read a third time at length and passed.

Yeas 42; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Cosby, Crow, Daniels, Dial, Gafford, Goodwin, Greer, Grimsley, Grouby, Harper (O), Horn, Jackson, Johnson (R. G.),

Johnson (Roy), Kennedy, Langford, McMillan, Minus, Moore, Naramore, Olive, Pegues, Penry, Riddick, Roberts, Shoemaker, Smith (C), Stewart, Turner, Warren, Williams and Willis.

—42

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the Report of the Committee on Conference on the disagreement of the two Houses on the Bill:

S. 540. To provide a cost-of-living salary increase for all certified employees and full-time support personnel paid from state funds in the elementary-secondary schools, and the Alabama Institute for Deaf and Blind paid from state funds, and for all full-time academic instructional personnel in the Department of Youth Services paid from state funds, for full-time instructional staff for junior, technical, and community colleges paid from state funds, and to appropriate such additional funds as may be necessary to pay such increase, also, additional funds to Athens State College and the universities.

and has requested that the present Conference Committee be discharged and a new Conference Committee appointed.

And the President and Presiding Officer of the Senate has appointed as Conferees on part of the Senate Messrs. Pearson, St. John and Proctor.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House acceded to the request of the Senate that a new Committee on Conference be appointed on the disagreement of the two Houses on the House amendment to the bill, S. 540.

Yeas 84; Nays 0.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Hines, Holley, Holmes, Horn, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Lewis, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Olive, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Wyatt.

COMMITTEE APPOINTED

The Speaker appointed as a new Committee on Conference on the part of the House Reps. Owens, Manley and Sasser.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 118. To amend the title and section 1 of Act No. 568, H. 1333, 1977 Regular Session (Acts 1977, p. 757), which relates to arrest powers of investigators of the district attorney in the thirtieth judicial circuit, so as to provide further for such powers.

Also:

H. 565. Relating to Baldwin County; authorizing the county governing body to employ highway personnel and to purchase or lease equipment and materials and to contract therefor for the construction, maintenance and repair of public roads, bridges and ferries, and to provide for the payment therefor, the "captive" county status of Baldwin County notwithstanding.

Also:

H. 937. To make an appropriation from the state general fund for the relief of Patricia Rutherford who was gravely injured as a result of a bullet fired by a member of the Alabama National Guard in the aftermath of Hurricane Frederic.

Also:

H. 971. To authorize the Blount County Commission to establish and maintain a contingent fund to be used for such purposes as the county commission deems appropriate; and to prescribe the maximum amount that may be appropriated for such fund in the fiscal year ending September 30, 1980 and in subsequent fiscal years.

Also:

H. 1026. To allow prospective jurors in capital cases to be excused without the presence of the defendant in the Twenty-first Judicial Circuit of Alabama.

Also:

H. 1027. Relating to Escambia County; to further provide for the compensation of the board of registrars.

Also:

H. 1028. To amend Section 1 of Act No. 594, H. 991, Regular Session 1965 (Acts of Alabama 1965, p. 1115), so as to further provide for the compensation of the Escambia County board of equalization.

Also:

H. 1029. Relating to Escambia County; providing further for the compensation of the chairman and members of the county commission.

REGULAR SESSION
30th Day

2545

Also:

H. 1030. Relating to Escambia County; to provide for an expense allowance for the sheriff of the county.

Also:

H. 1073. Relating to Monroe County; amending Act No. 686, H. 1677, 1975 Regular Session (Acts 1975, p. 1437) entitled "An Act Relating to Monroe County; to authorize the tax assessor to hire clerical employees; to provide a clerk hire allowance for the tax assessor and to repeal Act No. 1831, H. 2480, Regular Session of the Legislature 1971 (Acts 1971, p. 2996), and other conflicting laws, so as to increase said allowance.

Also:

H. 1074. Relating to Monroe County; amending Act No. 682, H. 1673, 1975 Regular Session (Acts 1975, p. 1435) entitled "An Act Relating to Monroe County; to authorize the tax collector to hire clerical employees; to provide a clerk hire allowance for the tax collector and to repeal Act No. 1828, H. 2477, Regular Session of the Legislature 1971 (Acts 1971, p. 2995), and other conflicting laws," so as to increase said allowance.

Also:

H. 1101. Relating to Chilton County; providing for an additional expense allowance for the county treasurer.

Also:

H. 1102. Relating to Cleburne County; providing further for the compensation of election officials.

Also:

H. 521. Proposing an amendment to the Constitution of 1901, relating to legalizing the operation of bingo games for prizes or money by certain non-profit organizations for charitable or educational purposes in Jefferson County.

Also:

H. 685. Proposing an amendment to Constitutional Amendment CCCLI which was proposed by Act No. 545, Regular Session, 1975, and proclaimed ratified by the Governor of Alabama on January 22nd, 1976, as amended, relating to the authorization of the legislature to provide for the levy and collection of a one mill ad valorem tax in Mobile County for the purpose of controlling mosquitos, rodents and other vectors of public health and welfare significance.

Also:

H. 1031. Proposing an amendment to the Constitution of Alabama relating to the compensation of certain officers of Escambia County.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills to-wit:

H. 909. To amend Section 40-20-2 of the Code of Alabama 1975, so as to further provide for the severance tax on the production of oil and gas.

Also:

H. 1087. Relating to Sumter County to levy and collect special county privilege license and excise taxes paralleling the state sales and use taxes provided for in Chapter 23 of Title 40, Code of Alabama 1975, as amended; providing for the collection and enforcement of such taxes by the state revenue department; providing for the distribution and use of the proceeds; providing penalties for violation of this act; and providing that the terms of this act shall not become effective unless approved by the electors of Sumter County at a referendum election held for such purpose.

And finds same correctly enrolled with Executive Amendments.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 1011. To amend Act No. 895, S. 775, Regular Session 1978 (Acts of Alabama 1978, p. 1332), providing for the salaries of certain county officers of Cullman County, so as to further provide that such salaries shall be in lieu of all other compensation, expense allowances, fees, commissions, percentages or other emolument of any nature whatsoever. Provided, however, said officers shall continue to receive additional compensation granted by certain portions of Acts of previous legislative sessions.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the Report of the Committee on Conference on the disagreement of the two Houses on the Bill:

S. 315. To make annual appropriations for the support, maintenance and development of public education in Alabama and for debt service and capital improvements for the fiscal year ending September 30, 1981.

And has requested that the present Conference Committee be discharged and a new Conference Committee appointed.

And the President and Presiding Officer of the Senate has appointed as Conferees on part of the Senate Messrs. Pearson, Higginbotham and Proctor.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House acceded to the request of the Senate that a new Committee on Conference be appointed on the disagreement of the two Houses on the House amendment to the bill, S. 315.

Yeas 86; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Holley, Holmes, Horn, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Wyatt.

—86

COMMITTEE APPOINTED

The Speaker appointed as a new Committee on Conference on the part of the House Reps. Owens, Sasser and Manley.

RESOLUTION

The following resolution was introduced:

By Reps. Greer, Coburn, Carter and Smith (C):

H. R. 338. URGING THE BOARDS OF EDUCATION TO ADOPT A POLICY OF ALLOWING KINDERGARTENS TO HOLD TWO SESSIONS, ONE IN THE SPRING AND ONE IN THE FALL.

WHEREAS, the Legislature of Alabama recognizes the important role that the kindergarten plays in the overall educational development of children; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That the state and local boards of education at their option are urged to adopt a policy of allowing two kindergarten schedules, one session in the Spring and one session in the Fall.

BE IT FURTHER RESOLVED, That copies of this resolution be sent to Dr. Wayne Teague, State Superintendent of Education.

The resolution, H. R. 338, was read and referred to the Standing Committee on Rules.

SPECIAL ORDER RESUMED

And the bill:

S. 123. Relating to the method of giving notice of the requirement of attendance of jury service and the procedure for summoning witnesses in Talladega County; to provide that witnesses may be subpoenaed by United States mail in the county under certain conditions.

Was read a third time at length and passed.

Yeas 57; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Blake, Boles, Bowling, Cabaniss, Carter, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harvey, Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Ray, Reed, Roberts, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Turner, Turnham, Venable and Willis.

—57

And the bill:

S. 607. (With Amendment): To provide an expense allowance for certain city employees of Attalla.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on Local Legislation No. 1, said committee amendment being as follows:

Amend S. B. 607 on page 1, line 16, Section 1, by striking the words city employees of Attalla and inserting in lieu thereof the following:

Attalla Water Work Board members

Further amend S. B. 607 on page 1, Section 1, line 18, by striking the words city treasury and inserting in lieu thereof the following:

Attalla Water Work Treasury

And the amendment was adopted.

Yeas 58; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Blake, Bowling, Cabaniss, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Langford, McKee, McMillan, Minus, Moore, Naramore, Olive, Owens, Patton, Penry, Ray, Roberts, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Whatley, Willis and Wyatt.

—58

And the bill, S. 607 as thus amended, was read a third time at length and passed.

Yeas 58; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Blake, Bowling, Cabaniss, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Langford, McKee, McMillan, Minus, Moore, Naramore, Olive, Owens, Patton, Penry, Ray, Roberts, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Whatley, Willis and Wyatt.

—58

And the bill:

S. 608. To provide the members of the Etowah County board of registrars with an additional per diem supplement.

Was read a third time at length and passed.

Yeas 58; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Blake, Bowling, Cabaniss, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Langford, McKee, McMillan, Minus, Moore, Naramore, Olive, Owens, Patton, Penry, Ray, Roberts, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Whatley, Willis and Wyatt.

—58

And the bill:

S. 609. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Etowah County.

Was read a third time at length and passed.

Yeas 58; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Blake, Bowling, Cabaniss, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Langford, McKee, McMillan, Minus, Moore, Naramore, Olive, Owens, Patton, Penry, Ray, Roberts, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Whatley, Willis and Wyatt.

—58

MOTION TO SUSPEND RULES ADOPTED

On motion of Rep. Waggoner, the rules were suspended to take up out of order the bill, S. 568.

Yeas 14; Nays 1.

Yeas:

Reps.: Amari, Bennett, Cabaniss, Cobb, Gafford, Lewis, Moore, Olive, Penry, Seibels, Shavers, Waggoner, Whatley and Wyatt.

—14

Nay: Rep. Payne.

—1

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

S. 568. To amend Section 13 of Act 497 of the Regular Session of the Legislature of Alabama of 1965 (Ala. Acts, 1965, pp. 717-739) which established a pension system for employees and officers of Jefferson County, Alabama.

Was read a third time at length and passed.

Yeas 15; Nays 1.

Yeas:

Reps.: Amari, Bennett, Boles, Cabaniss, Cheatwood, Cosby, Gafford, Lewis, Moore, Olive, Patton, Pegues, Seibels, Waggoner and Warren.

—15

Nay: Rep. Payne.

—1

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MOTION TO SUSPEND RULES ADOPTED

On motion of Rep. Waggoner, the rules were suspended in order to take up out of order the bill, S. 567.

Yeas 13; Nays 1.

Yeas:

Reps.: Amari, Bennett, Boles, Cabaniss, Carter, Cheatwood, Gafford, Kelley, Lewis, Moore, Olive, Seibels and Waggoner.

—13

Nay: Rep. Payne.

—1

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

S. 567. Relating to Act No. 497 of the Regular Session of the Legislature of Alabama of 1965 (Ala. Acts, 1965, pp. 717-739) establishing a pension system for the officers and employees of Jefferson County, Alabama; to provide that members of such pension system may elect that workmen's compensation benefits payable to them for injuries or disabilities sustained by them while serving as employees of said County may be considered as salary paid to said members by said County for the purpose of determining the amount of pension benefits payable to said members under said Act 497; to provide the conditions on which such workmen's compensation benefits may be considered as salary paid to such members by the County; to empower the Pension Board, provided for by said Act 497, to adopt rules providing for the time within which, the manner in which and the conditions on which said members may elect to exercise the said option; and to provide that no such rule adopted by the Pension Board shall become effective until the County Commission has by resolution approved such rule.

Was read a third time at length and passed.

Yeas 14; Nays 1.

Yeas:

Reps.: Amari, Bennett, Boles, Cabaniss, Carter, Cheatwood, Gafford, Jackson, Lewis, Moore, Olive, Seibels, Waggoner and Whatley.

—14

Nay: Rep. Payne.

—1

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MOTION TO SUSPEND RULES LOST

The motion offered by Rep. Waggoner to suspend the rules in order to take up out of order the bill, S. 331, was lost, lacking a four-fifths vote.

Yeas 8; Nays 5.

Yeas:

Reps.: Amari, Bennett, Cabaniss, Gafford, Lewis, Moore, Seibels and Waggoner.

—8

Nays: Reps.: Cheatwood, Horn, Jackson, Olive and Payne.

—5

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

RESOLUTION

The following resolution was introduced:

By Rep. Holmes:

H. J. R. 339. URGING THAT EVERY PUBLIC AND PRIVATE BUSINESS BE ENCOURAGED TO EMPLOY WELFARE RECIPIENTS.

WHEREAS, the Legislature of the State of Alabama has enacted into law Act No. 80-381, which establishes the Alabama Human Resources Board; and

WHEREAS, it is the intent of this piece of legislation to utilize all available manpower in this state and the Act provides the mechanism to carry out this intent; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we do hereby encourage and urge that every state agency and department and that every private business give individuals who are presently recipients of welfare high priority in their employment practices.

MOTION TO SUSPEND RULES AND ADOPT

Rep. Holmes offered the motion to suspend the rules and adopt the resolution, H. J. R. 339.

DIVISION OF THE QUESTION

Rep. Payne called for the Division of the Question and the call was sustained.

MOTION TO SUSPEND RULES ADOPTED

The question was then on the motion offered by Rep. Holmes to suspend the rules in order to take up for immediate consideration the resolution, H. J. R. 339, and the motion was adopted.

Yeas 47; Nays 2.

Yeas:

Mr. Speaker, Adams (H), Albright, Blake, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Crow, Gafford, Grimsley, Grouby, Hall, Harper (O), Harper (T), Hilliard, Hines, Holley, Holmes, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Langford, McKee, Manley, Moore, Payne, Pegues, Penry, Rains, Reed, Seibels, Shoemaker, Smith (C), Stewart, Tucker, Turner, Warren, Willis and Wyatt.

—47

Nays: Reps.: Bowling and Cabaniss.

—2

And the resolution, H. J. R. 339, was adopted.

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

CO-SPONSOR ADDED

Rep. Reed was added as co-sponsor to the resolution, H. J. R. 339.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 901. To further amend Act No. 556 of the Regular Session of the Legislature of Alabama of 1959, approved November 19, 1959 (Ala. Acts, 1959, p. 1376, et seq.), as heretofore amended, which Act No. 556 established a supplemental pension and relief or retirement system for firemen and policemen who are members of any pension and relief system established under Act No. 929 of the Regular Session of the Legislature of Alabama of 1951 (Ala. Acts, 1951, p. 1576, et seq.); and to provide that the amendments made by this Act to said Act No. 556 shall apply both prospectively and retroactively on and after May 2, 1978.

Also:

H. 962. Relating to the City of Montgomery in Montgomery County; to authorize the City of Montgomery to declare noxious or dangerous weeds growing upon the streets or sidewalks, or upon private property within such city, to be a public nuisance; to abate or cause to be abated the same; and, to create a lien upon the property fronting upon such streets or sidewalks or upon which such nuisance exists for the cost of abating same.

Also:

H. 1124. To authorize and direct the Tallapoosa County Commission to appropriate the accumulation of the beer tax levied by Act No. 147, H. 572 of the 1969 Regular Session (Acts of 1969, p. 420) and distribute it within the county.

Also:

H. 1125. Relating to Tallapoosa County; to amend Section 2 of Act No. 32, S. 62, Regular Session 1967 (Acts 1967, p. 363), relating to compensation for members of the board of registrars, so as to regulate further said supplement; and to provide for retroactive effect.

Also:

H. 1126. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Tallapoosa County.

Also:

H. 1127. Relating to Talladega County; to provide further for the compensation of election officers.

Also:

H. 1128. Relating to Coosa County; providing for an additional allowance for election officials who work at polling places.

Also:

H. 1129. Relating to Coosa County; providing for the creation of a county license inspector; providing for delinquency and citation fees, commissions and penalties allowable to such inspector; and providing that all license inspector's fees, commissions and penalties be paid into the county general fund for the use of the county.

Also:

H. 1130. Relating to Coosa County; to relieve the judge of probate from charging a fee when celebrating the rites of matrimony; and to provide that any such fee when charged by the judge of probate may be retained by him.

Also:

H. 1132. Relating to DeKalb County; providing for the construction, maintenance and repair of public roads, highways, bridges and ferries under the county unit system; authorizing and requiring the county governing body to employ and regulate the compensation of a county engineer; providing for the manner of selecting said engineer; prescribing his qualifications; and requiring bond; defining his authority, powers and duties and those of the county governing body in relation to the roads, bridges and ferries of DeKalb County; and to prohibit the performance of certain work on private property and provide penalties for violations.

Also:

H. 1133. To provide an expense allowance for the circuit court register in DeKalb County.

Also:

H. 1137. Relating to Covington County; to provide for a clerk to the tax assessor and a clerk to the tax collector; to provide for fixing the salaries of such clerks as the amount specified as the federal minimum wage; and provide for the method of payment of same.

Also:

H. 1138. Relating to Covington County; to provide that in lieu of the former arrangement of paying both monthly expense allowances, mileage and salary for the Covington County governing body, the monthly remuneration of each member of said county governing body shall instead be a salary of \$900.00 per month, payable out of the county treasury; to provide that Act No. 900, H.1674 of the 1971 Regular Session (Acts 1971, p. 1663), providing for reimbursement of the members of the county governing body for expenses incurred outside of the county and in attending meetings in the performance of their duties shall not be repealed hereby; to repeal conflicting laws; and to provide for an effective date.

Also:

H. 1140. Relating to Randolph County; fixing the fee for the issuance of pistol permits and providing for the disposition of such fees.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolution, to-wit:

H. 1109. To extend, alter, and rearrange the boundaries and corporate limits of the City of Florence so as to annex certain adjacent territory to the City of Florence.

Also:

H. 1110. Relating to Winston County; to provide further for the compensation of the county jury commission.

Also:

H. 1113. To repeal Act No. 260, H. 879, approved April 26, 1977, Regular Session 1977 (Acts 1977, p. 346), entitled "An Act Relating to counties having a population of not less than 21,000 nor more than 22,000 according to the 1970 or any subsequent federal decennial census; to provide further for the salary and expense allowance of the superintendent of education".

Also:

H. 1114. Relating to Lauderdale County; amending Act No. 79-107, H. 171, 1979 Regular Session, (Acts 1979, p. 129) entitled "An Act Relating to Lauderdale County; to create the office of County License Commissioner in

said county; to prescribe the manner of appointment, term, compensation, duties and realm of authority of said commissioner; to prescribe more convenient and efficient procedures for assessment and collection of certain taxes and the issuance of licenses by said commissioner; to abolish the office of County License Inspector and transfer the duties of said office to the County License Commissioner; to transfer certain duties now performed by the tax assessor and tax collector to said commissioner; to prescribe fees, charges and commissions which may be collected by said commissioner pursuant to this Act; to provide for the disposition of the proceeds thereof and to require certain reports relative thereto," so as to provide further for the duties of said commissioner.

Also:

H. 1115. Relating to Franklin County; to provide for the establishment of fees by the county commission based upon, but not bound by, recommendations of the county board of health for public health services.

Also:

H. 1116. Relating to Walker County; amending Sections 5, 6, 7 and 14 of Act No. 200, H. 120, 1969 Special Session (Acts 1969, p. 263) relating to the county civil service system, so as to provide further for the appointment, compensation and duties of the Civil Service Board.

Also:

H. 1117. An Act, to alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

Also:

H. 1118. An Act, to alter, re-arrange and extend the boundaries and corporate limits of the City of Pelham, Alabama, so as to incorporate certain territory as described herein.

Also:

H. 1119. To provide for the transfer of contributions and creditable service from Clerks and Registers Supernumerary Fund, State of Alabama, for the Clerk of the Circuit Court of Lowndes County, Alabama, should he so elect; to provide that the Clerk of the Circuit Court of Lowndes County, Alabama, if he so elects, may be exempt from the Clerks and Registers Supernumerary Fund, and such service as Clerk may be under the Employees' Retirement System of Alabama.

Also:

H. 1121. Relating to Lauderdale County; providing that due to the provisions of Section 12-17-92, Code of Alabama 1975, any salary increase paid to circuit judges shall automatically result in a supplemental salary increase for the circuit clerk and providing for the retroactive effect.

Also:

H. 1122. Relating to Walker County; to provide for the City of Sumiton in Walker County a civil service system governing the appointment, removal, salaries, tenure and official conduct of employees of the city; defining violations of the act; imposing penalties for violations; and repealing conflicting laws.

Also:

H. 1123. Relating to Geneva County; to provide further for the salary and expense allowance of the superintendent of education.

Also:

H. J. R. 274. URGING IMMEDIATE CONGRESSIONAL ACTION TO PROVIDE A LEVEL OF FUNDING ADEQUATE TO THE NEEDS OF THE STATES FOR HIGHWAY MAINTENANCE AND CONSTRUCTION.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolution, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

RESOLUTION

The following resolution was introduced and distributed according to Joint Rule 11:

By Reps. Mitchell, Johnson (Roy), Barton, Horn, Owens and Clark (G):

H. R. 340. COMMENDING THE UNIVERSITY OF ALABAMA'S OUTDOOR TRACK AND FIELD TEAM FOR WINNING THE 48th ANNUAL SOUTHEASTERN CONFERENCE CHAMPIONSHIP.

SPECIAL ORDER RESUMED

And the bill:

S. 139. To provide for an Insurance Guaranty Association so as to avoid financial loss to claimants or policyholders because of the insolvency of an insurer; to provide for definitions; to provide for a Board of Directors and powers and duties of the Association; to provide for powers and duties of the Commissioner; to provide for certain tax exemptions and immunity and to provide for termination procedures and distribution of funds.

Was taken up.

AMENDMENT OFFERED

Rep. Cabaniss offered the following amendment to the bill, S. 139:

Amend S. 139 by renumbering sections 19, 20, and 21 as sections 21, 22, and 23 respectively and FURTHER AMEND S. 139 by the addition of the following new sections 19 and 20:

"Section 19. Association, Policyholders, Beneficiaries and Insureds to have Preferred Creditor Status.

Upon the issuance of a proper court order placing a domestic insurer in receivership or placing a foreign insurer in ancillary receivership for rehabilitation or liquidation, all policyholders, beneficiaries and insureds of such

insolvent insurer, with respect to claims arising from and within the coverages of and not in excess of the applicable limits of insurance policies and contracts issued by the insolvent insurer, and liability claims against insureds which claims are within the coverage of and not in excess of the applicable limits of insurance policies and insurance contracts issued by the insolvent insurer and the Alabama Insurance Guaranty Association and any similar organization in another state shall be preferred creditors of said insolvent insurer.

Section 20. Association to have Immediate Access to the Assets of an Insolvent Insurer.

(1) Within 120 days of a final determination of insolvency of an insurance company by a court of competent jurisdiction the Receiver shall make application to the said court for approval of a proposal to disburse assets out of such company's marshalled assets, from time to time as such assets become available, to the Alabama Insurance Guaranty Association and to any entity or person performing a similar function in another state. (The Alabama Insurance Guaranty Association and any entity or person performing a similar function in other states shall hereinafter be referred to collectively as the associations.)

(2) Such proposal shall at least include provisions for:

(a) Reserving amounts for the payment of expenses of administration and claims falling within the priorities established in the Alabama Uniform Insurers Liquidation Act but only with respect to such priorities higher than that of the associations;

(b) Disbursement of the assets marshalled to date and subsequent disbursement of assets as they become available;

(c) Equitable allocation of disbursements to each of the Associations entitled thereto;

(d) The securing by the Receiver from each of the associations entitled to disbursements pursuant to this section of an agreement to return to the Receiver such assets previously disbursed as may be required to pay claims of secured creditors and claims with a higher priority than those of the associations. No bond shall be required of any such association; and

(3) The Receiver's proposal shall provide for disbursements to the associations in amounts at least equal to the payments made or to be made thereby for which such associations could assert claims against the Receiver, and shall further provide that if the assets available for disbursement from time to time do not equal or exceed the amount of such payments made or to be made by the associations then disbursements shall be in the amount of available assets.

(4) Notice of such application shall be given to the associations in and to the commissioners of insurance of each of the states. Any such notice shall be deemed to have been given when deposited in the United States certified mails, first class postage prepaid, at least 30 days prior to submission of such application to the said court. Action on the application may be taken by the said court provided the above required notice has been given and provided further that the Receiver's proposal complies with Sections 2(a) and 2(d) hereof."

Further amend Senate Bill 139 by amending the title of the bill on page 1, lines 19 thru 25, to read as follows:

"To provide for an Insurance Guaranty Association so as to avoid financial loss to claimants or policyholders because of the insolvency of any insurer; to provide for definitions; to provide for a Board of Directors and powers and duties of the Association; to provide for powers and duties of the Commissioner; to provide for certain tax exemptions and immunity, to provide for termination procedures and distribution of funds, to afford preferred creditor status and to provide immediate access to the assets of an insolvent insurer."

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 54; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Dixon, Drinkard, Edwards, Ford, Gafford, Goodwin, Grimsley, Grouby, Hall, Harper (O), Harper (T), Hines, Kelley, Langford, McKee, McMillan, Manley, Minus, Naramore, Olive, Owens, Pegues, Penry, Riddick, Roberts, Sasser, Seibels, Smith (C), Stewart, Turner, Turnham, Ward, Warren, Whatley, Williams, Willis and Wyatt.

—54

And the bill, S. 139 as thus amended, was read a third time at length and passed.

Yeas 50; Nays 15.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Bedsole, Bennett, Carothers, Cheatwood, Clark (G), Coburn, Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hall, Harper (T), Hines, Johnson (Roy), McKee, McMillan, Manley, Minus, Mitchell, Moore, Owens, Pegues, Penry, Reed, Roberts, Sasser, Seibels, Shavers, Smith (C), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Willis and Wyatt.

—50

Nays:

Reps.: Blake, Carter, Clark (W), Cobb, Cooley, Harper (O), Holley, Horn, Howard, Jackson, Langford, Naramore, Riddick, Smith (M) and Williams.

—15

And the bill:

S. 376. To amend Sections 27-2-21 and 27-10-31, Code of Alabama 1975 allowing the Commissioner of Insurance to examine surplus line brokers in the same manner as an insurer; to allow the surplus line brokers to offset from his tax the cost of such examination.

Was read a third time at length and passed.

Yeas 73; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Horn, Jackson, Johnson (R. G.), Johnson (Roy), Kennedy, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Rains, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis and Wyatt.

—73

Nay: Rep. Holley.

—1

And the bill:

S. 603. Relating to Jefferson County; to authorize and empower the county commission to formulate and administer a plan whereby certain county employees may purchase up to ten years credit in the county retirement system for certain past service to the county.

Was read a third time at length and passed.

Yeas 30; Nays 0.

Yeas:

Reps.: Albright, Amari, Bedsole, Bennett, Blake, Cabaniss, Cheatwood, Gafford, Goodwin, Greer, Hall, Harrison, Hilliard, Horn, Jackson, Lewis, Moore, Olive, Patton, Payne, Reed, Seibels, Smith (C), Smith (J), Starkey, Trammell, Turnham, Waggoner, Whatley and Wyatt.

—30

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

S. 544. To provide that the Department of Ophthalmology of the University of Alabama School of Medicine may train any employee of the Alabama Lions Eye Bank to enucleate donor eyes and to require any such employee to comply with the provisions of the Alabama Uniform Anatomical Gift Act and the standards and regulations promulgated by the Chairman of said Department, and to grant to the Chairman of the Department the power to promulgate regulations and standards to certify said employees.

Was read a third time at length and passed.

Yeas 68; Nays 16.

Yeas:

Mr. Speaker, Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Coburn, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Grimsley, Grouby, Hall, Hammett, Harper (T), Harrison, Harvey, Hilliard, Hines, Horn,

Howard, Johnson (R. G.), Kelley, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Pegues, Penry, Ray, Riddick, Roberts, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Willis and Zoghby.

—68

Nays:

Reps.: Adams (H), Buskey, Clark (W), Gilmer, Holley, Holmes, Jackson, Johnson (Roy), Langford, Payne, Rains, Smith (M), Stout, Turner, Williams and Wyatt.

—16

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 1120. Relating to Lauderdale County; to provide for the establishment of fees by the county commission based upon, but not bound by, recommendations of the county board of health for public health services; to provide for the continuation of the present fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Denton, Keener and Martin.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 1141. Relating to Morgan County; providing for the allocation, apportionment and distribution of certain highway gasoline taxes received by the county, contingent upon certain allocations to Morgan County from the state; and providing an effective and expiration date for the provisions of the act.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Martin, St. John and Teague.

McDOWELL LEE,
Secretary.

RESOLUTION

The following resolution was introduced:

By Reps. Lewis, Howard, Boles and Trammell:

H. J. R. 341. NAMING THE INDUSTRIAL TRAINING CENTER NEWLY CONSTRUCTED AT BESSEMER STATE TECHNICAL COLLEGE, "MILLSAP INDUSTRIAL TRAINING CENTER."

WHEREAS, Mr. Robert Millsap has served as Chairman of Bessemer State Technical College's Advisory Council since 1965, and has contributed many hours of his time in the development of the College in providing leadership with business and industry representatives; and

WHEREAS, it was through his efforts and dedication for Trade and Technical Education that brought about the establishment of Bessemer Trade School through state officials and the Trade School and Junior College Authority in 1962-1963; Mr. Millsap, as Chairman, gained the citizens' support of contributions to obtain the property where the College is located; and

WHEREAS, he has served on local Advisory Committees and is past president of the Bessemer Board of Education and Bessemer Chamber of Commerce; and

WHEREAS, since 1965 Bessemer State Technical College has grown to become the largest Technical College in the State of Alabama serving over 2400 students in technical training; and

WHEREAS, construction was completed in the spring of 1980 for an Industrial Training Center with the opening and dedication to be held in the summer; this new center will serve specialized training for business and industry; and

WHEREAS, to honor Mr. Robert Millsap, the College's Advisory Council has approved the designation of this facility as, "Millsap Industrial Training Center"; now therefore

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, that the Industrial Training Center constructed at Bessemer State Technical Training Center."

BE IT FURTHER RESOLVED, that proper authorities are directed to cause appropriate signs and markers to be erected and maintained in so designating said facility as, "Millsap Industrial Training Center."

On motion of Rep. Lewis, the rules were suspended and the resolution, H. J. R. 341, was adopted.

REPORT OF CONFERENCE COMMITTEE ON H. 1141

We, the Committee on Conference appointed to reconcile the difference between the two Houses concerning House Bill 1141, have met, considered the matter, and agreed to the following report.

Conference Committee Substitute to House Bill 1141 is attached.

ROBERT E. "BOB" PATTON,

STEVE COOLEY,

TOMMY ED ROBERTS,

Conferees of the House.

CHARLES B. MARTIN,

FINIS E. ST. JOHN, III,

JOHN TEAGUE,

Conferees of the Senate.

A BILL
TO BE ENTITLED
AN ACT

Relating to Morgan County; providing for the allocation, apportionment and distribution of certain highway gasoline taxes received by the county, contingent upon certain allocations to Morgan County from the state; and providing an effective and expiration date for the provisions of this act.

Be It Enacted by the Legislature of Alabama:

Section 1. In Morgan County, all funds generated by a statewide wholesale or retail gasoline tax which H. B. 287 of the 1980 Regular Session, becomes, and distributed pursuant to the provisions of the act which H. B. 287 of the 1980 Regular Session becomes, shall be paid into the county treasury and a separate accounting thereof shall be kept.

Section 2. The funds received by Morgan County pursuant to said act shall be allocated as follows:

(a) Thirty percent of the amount so allocated or apportioned to the county shall be distributed among the municipalities in the county with respect to which the allocation or apportionment is made, each such distribution among the said municipalities to be on the basis of the ratio of the population of each such municipality to the total population of all municipalities in the county according to the 1970 or any subsequent federal decennial census; and

(b) The remaining portion of the amount so allocated or apportioned to each county shall be distributed to the county with respect to which such allocation or apportionment is made.

The distributions provided for in this section shall be made monthly.

Section 3. The provisions of this act shall not be construed to apply to any funds received from any highway gasoline tax levied pursuant to the provisions of any act or law, except as provided in Section 1 of this act. If the provisions of the act which H. B. 287 becomes are not enacted into legislation, or become null and void, the provisions of this act shall have no force and effect.

Section 4. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 5. All laws or parts of laws which conflict with this act are hereby repealed.

Section 6. The provisions of this act shall become effective on the first day of August, 1980, and shall remain in full force and effect for a period of forty-eight months, expiring on July 31, 1984.

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

On motion of Rep. Patton, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 1141, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 55; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Barton, Bedsole, Bennett, Bowling, Carothers, Clark (W), Coburn, Cooley, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Langford, McKee, McMillan, Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Penry, Rains, Ray, Reed, Riddick, Roberts, Shoemaker, Stewart, Trammell, Venable, Ward, Warren, Whatley, Williams and Wyatt.

—55

And the bill:

H. 1141. Relating to Morgan County; providing for the allocation, apportionment and distribution of certain highway gasoline taxes received by the county, contingent upon certain allocations to Morgan County from the state; and providing an effective and expiration date for the provisions of the act.

As thus amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 53; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Albright, Barton, Bedsole, Bennett, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (W), Coburn, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Hammett, Harper (O), Harper (T), Harvey, Johnson (R. G.), Johnson (Roy), Kelley, Laird, Langford, McMillan, Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Penry, Rains, Ray, Reed, Riddick, Roberts, Shoemaker, Starkey, Trammell, Venable, Ward, Whatley, Williams and Wyatt.

—53

Nay: Rep. Hall.

—1

RESOLUTION

The following resolution was introduced:

By Rep. Smith (M):

H. J. R. 342. DIRECTING THE FINANCE DIRECTOR TO PROVIDE TELEPHONE CREDIT CARDS FOR THE MEMBERS OF THE ALABAMA LEGISLATURE.

WHEREAS, the Alabama Legislature notes that on numerous occasions at critical times the WATS lines for its use are either non-functioning, overloaded, or inadequate to meet the required business of the legislators; now therefore,

BE IT RESOLVED BY THE ALABAMA LEGISLATURE, BOTH HOUSES THEREOF CONCURRING, That the State Finance Director is hereby directed forthwith to provide telephone credit cards to each member of the Alabama Legislature, so that long distance calls may be made from and to within or without the State and that such calls shall be unlimited in number and sum.

BE IT FURTHER RESOLVED, That the expenses incurred as a result of the use of such credit cards shall be paid from funds appropriated to the use of the Legislature.

RESOLVED FURTHER, That a copy of this resolution shall be sent to the State Finance Director.

MOTION TO SUSPEND RULES AND ADOPT

Rep. Smith (M) offered the motion to suspend the rules and adopt the resolution, H. J. R. 342.

DIVISION OF THE QUESTION

Rep. Dial called for the Division of the Question and the call was sustained.

MOTION TO SUSPEND RULES LOST

The question was then on the motion offered by Rep. Smith (M) to suspend the rules in order to take up for immediate consideration the resolution, H. J. R. 342, and the motion was lost, lacking a four-fifths vote.

Yeas 35; Nays 30.

Yeas:

Reps.: Albright, Amari, Barton, Blake, Bowling, Cheatwood, Coburn, Crow, Gilmer, Goodwin, Greer, Hall, Harper (O), Harper (T), Harvey, Hilliard, Kelley, Laird, Minus, Moore, Naramore, Nevett, Patton, Rains, Reed, Roberts, Shavers, Smith (J), Smith (M), Stewart, Trammell, Turner, Whatley, Williams and Willis.

—35

Nays:

Reps.: Adams (H), Cabaniss, Carothers, Cates, Clark (G), Cooley, Dial, Dixon, Drinkard, Edwards, Ford, Grimsley, Grouby, Hammett, Holley, Johnson (R. G.), Johnson (Roy), Langford, McKee, Manley, Mitchell, Owens, Payne, Pegues, Riddick, Sasser, Shoemaker, Smith (C), Venable and Wyatt.

—30

The resolution, H. J. R. 342, was read and referred to the Standing Committee on Rules.

SPECIAL ORDER RESUMED

And the bill:

S. 622. To alter or rearrange the boundary lines of the City of Hoover, Jefferson County, Alabama, so as to include within the corporate limits of said city all territory now within such corporate limits and also certain other territory contiguous thereto, in Jefferson and Shelby County, Alabama, to provide for an election by residents of the territory to be annexed, and to expressly provide that nothing herein contained shall amend, alter or rearrange the present boundary line between Jefferson and Shelby Counties, nor annex any public school property owned by the Shelby County Board of Education.

Was taken up.

AMENDMENT OFFERED

Rep. Horn offered the following amendment to the bill, S. 622:

Amend H. B. 1136 by striking the word Hoover wherever used in the bill and inserting in lieu thereof the following: Harbertville.

AMENDMENT TABLED

On motion of Rep. Waggoner, the amendment offered by Rep. Horn to the bill, S. 622, was tabled.

Yeas 8; Nays 5.

Yeas:

Reps.: Amari, Bennett, Cabaniss, Gilmer, Lewis, Olive, Payne and Waggoner.

8—

Nays: Reps.: Boles, Cheatwood, Hilliard, Jackson and Nevett.

—5

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 607. To provide an expense allowance for certain city employees of Attalla.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 337. HONORING MAYOR MAURICE WEST OF GRAYSVILLE, ALABAMA FOR HIS DEDICATED SERVICE TO THE CITY.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

REGULAR SESSION
30th Day

2567

H. 1144. To amend further Section 1 of Act No. 440, S. 186, Special Session 1966 (Acts 1966, p. 597) relating to the Sheriff's Department and counties having populations of not less than 300,000 nor more than 500,000.

McDOWELL LEE,
Secretary.

S. 622 RESUMED

AMENDMENT OFFERED

Rep. Moore offered the following amendment to the bill, S. 622:

On page 1, line 31, strike the words "and Shelby".

On page 2, line 12, following the word "thereto" add the following:
that part of

and on line 13, strike "and Shelby Counties" and insert in lieu thereof the word:

County

On page 13, following line 15, insert the following:

Parcel 4. Any property situated in Shelby County.

MOTION TO TABLE LOST

The motion offered by Rep. Waggoner to table the amendment offered by Rep. Moore to the bill, S. 622, was lost.

Yeas 11; Nays 12.

Yeas:

Reps.: Amari, Bennett, Cabaniss, Gafford, Gilmer, Lewis, Olive, Payne, Seibels, Shavers and Waggoner.

—11

Nays:

Reps.: Boles, Cheatwood, Hilliard, Horn, Jackson, Moore, Nevett, Smith (C), Smith (M), Trammell, Turner and Whatley.

—12

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

AMENDMENT LOST

The question was then on the adoption of the amendment offered by Rep. Moore to the bill, S. 622, and the amendment was lost.

Yeas 8; Nays 14.

Yeas:

Reps.: Boles, Cheatwood, Hilliard, Moore, Nevett, Smith (C), Smith (M) and Trammell.

—8

Nays:

Reps.: Amari, Bennett, Bowling, Cabaniss, Clark (G), Cobb, Gafford, Gilmer, Lewis, Olive, Payne, Shavers, Starkey and Waggoner.

—14

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

AMENDMENT OFFERED

Rep. Boles offered the following amendment to the bill, S. 622:

On page one, in lines 15 and 32 delete the comma and insert in lieu thereof a period and delete the remainder of the sentence.

On page 12, delete in their entirety lines 33 through 37.

On page 13, delete in their entirety lines 4 through 15.

AMENDMENT TABLED

On motion of Rep. Waggoner, the amendment offered by Rep. Boles to the bill, S. 622, was tabled.

Yeas 10; Nays 7.

Yeas:

Reps.: Amari, Bennett, Cabaniss, Cheatwood, Gafford, Hilliard, Lewis, Olive, Payne and Waggoner.

—10

Nays:

Reps.: Boles, Horn, Jackson, Moore, Nevett, Smith (C) and Trammell.

—7

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

AMENDMENT OFFERED

Rep. Boles offered the following amendment No. 2 to the bill, S. 622:

On page one delete in their entirety lines 7 through 20.

On page one delete in their entirety lines 27 through 36 and insert in lieu thereof the following:

To alter and rearrange the boundaries of the City of Pelham, so as to include within the corporate limits of said city all territory within the corporate limits of the City of Hoover and also certain other territory contiguous thereto in Jefferson and Shelby Counties, Alabama; to provide for elections by residents of territory to be annexed.

On page two after line 7 delete the remainder of the page.

Delete in their entirety pages 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 and on page 13 delete in their entirety lines 4 through 15 and insert in lieu thereof the following:

Section 1. The boundaries and corporate limits of the City of Pelham in Shelby County are hereby altered and rearranged so as to incorporate and embrace within the said present legal corporate limits of the City of Hoover and those certain parcels described as follows:

Parcel 1. That property presently owned by Chase Lake Country Club, Inc., as recorded in Real Volume 714, Page 535, and Volume 185, Page 334, in the Office of the Judge of Probate, Jefferson County, Alabama.

Parcel 2. That property presently known as Riverchase Country Club, said map and descriptions of same being shown on a boundary survey for Riverchase Country Club, dated July 16, 1976, and revised November 26, 1976, and revised again on November 17, 1978, said survey being on file with the City Clerk, City of Hoover, Alabama.

On page 13 in lines 21, 26, and 38 delete the word "Hoover" and insert in lieu thereof the word

Pelham

On page 13 delete in their entirety lines 4 through 15.

On page 14 in line 9 delete the word "Hoover" and insert in lieu thereof the word

Pelham

AMENDMENT TABLED

On motion of Rep. Waggoner, the amendment No. 2 offered by Rep. Boles to the bill, S. 622, was tabled.

Yeas 9; Nays 7.

Yeas:

Reps.: Amari, Bennett, Cabaniss, Gafford, Harrison, Lewis, Olive, Payne and Waggoner.

—9

Nays:

Reps.: Boles, Cheatwood, Horn, Moore, Nevett, Smith (C) and Trammell.

—7

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, S. 622, was read a third time at length and passed.

Yeas 10; Nays 7.

Yeas:

Reps.: Amari, Bennett, Cabaniss, Gafford, Hilliard, Horn, Lewis, Olive, Payne and Waggoner.

—10

Nays:

Reps.: Boles, Cheatwood, Jackson, Moore, Nevett, Smith (C) and Trammell.

—7

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

S. 380. To amend Section 41-3-6 of the Code of Alabama 1975, relating to fines for exploring or excavating aboriginal mounds, earthworks or other antiquities contrary to law so as to provide further for such fines.

Was read a third time at length and passed.

Yeas 65; Nays 1.

Yeas:

Mr. Speaker, Albright, Amari, Bedsole, Bennett, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harrison, Harvey, Hines, Holley, Johnson (R. G.), Johnson (Roy), Laird, McKee, Minus, Moore, Naramore, Nevett, Owens, Patton, Payne, Pegues, Penry, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Turner, Venable, Waggoner, Ward, Williams and Zoghby.

—65

Nay: Rep. Adams (H).

—1

And the bill:

S. 542. To amend Section 37-3-4 of the Code of Alabama 1975, known as the Alabama Motor Carrier Act, so as to provide that any motor carrier who transports property exclusively by open top dump trucks and trailers without pneumatic loading and unloading devices shall be exempt from those provisions of the Motor Carrier Act which provide for the filing of tariffs,

schedules or contracts or the establishment of rates and to provide that all carriage by such vehicles be conducted pursuant to an otherwise lawful agreement.

Was read a third time at length and passed.

Yeas 71; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Cooley, Cosby, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Horn, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turner, Venable, Waggoner, Ward, Whatley, Williams, Wyatt and Zoghby.

—71

Nay: Rep. Seibels.

—1

RULE SUSPENDED

On motion of Rep. Stout, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 555.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 555. To authorize and make provision for any municipality or any department, board, bureau, commission or agency of any municipality, whether incorporated or not, or any municipal public corporation incorporated with the approval of, or the directors of which are elected or appointed by the governing body of any municipality, to apply for, accept and receive, expend or apply the proceeds of, to agree to comply with the conditions of, or to loan, advance or donate to, another public body, or to any person, firm or corporation, any gift, grant, appropriation, donation or advance, by or from the United States of America, the State of Alabama or any other public or private donor; to empower and authorize each municipality and each such municipal public corporation to anticipate the receipt of the proceeds of any such grant, gift, appropriation, donation or advance, by loan or assignment, and as evidence of such loan or assignment to issue its bonds, warrants, notes or certificates of indebtedness, which may be either general obligations or special or limited obligations; to provide for the source of payment and security for such obligations; to provide that such obligations shall be legal investments for public bodies, bankers, insurers and fiduciaries and others; to exempt such obligations from taxation; and to authorize municipalities and such municipal public corporations to pledge and grant security interests in the proceeds of gifts, grants, appropriations, donations or advances, as security for bonds, warrants, notes, or certificates of indebtedness issued by such municipality or such municipal public corporation under authority of laws other than this act.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Stout, the House concurred in and adopted the Senate amendment to the bill, H. 555, said Senate amendment being as follows:

Amend the Title and each section of House Bill 555 by adding after the word "municipality" whenever it appears in said bill the words "or county".

Also amend Section 1 of House Bill 555 by adding between lines 14 and 15 the following: "county" means any county in the State of Alabama.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Horn, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Stout, Trammell, Turner, Venable, Waggoner, Williams, Wyatt and Zoghby.

—69

And the bill:

H. 555. To authorize and make provisions for any municipality or county or any department, board, bureau, commission or agency of any municipality or county, whether incorporated or not, or any municipal public corporation incorporated with the approval of, or the directors of which are elected or appointed by the governing body of any municipality or county, to apply for, accept and receive, expend or apply the proceeds of, to agree to comply with the conditions of, or to loan, advance or donate to, another public body, or to any person, firm or corporation, any gift, grant, appropriation, donation or advance, by or from the United States of America, the State of Alabama or any other public or private donor; to empower and authorize each municipality or county and each such municipal public corporation to anticipate the receipt of the proceeds of any such grant, gift, appropriation, donation or advance, by loan or assignment, and as evidence of such loan or assignment to issue its bonds, warrants, notes or certificates of indebtedness, which may be either general obligations or special or limited obligations; to provide for the source of payment and security for such obligations; to provide that such obligations shall be legal investments for public bodies, bankers, insurers and fiduciaries and others; to exempt such obligations from taxation; and to authorize municipalities and such municipal public corporations to pledge and grant security interests in the proceeds of gifts, grants, appropriations, donations or advances, as security for bonds, warrants, notes, or certificates of indebtedness issued by such municipality or county or such municipal public corporation under authority of laws other than this act.

As thus amended, was again read at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Horn, Johnson (R. G.), Kennedy, Laird, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turner, Venable, Waggoner, Williams, Wyatt and Zoghby.

—74

MESSAGE FROM THE GOVERNOR

To The House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I transmit herewith a Message from the Governor concerning House Bill Number 744, without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS.
Legal Advisor.

Done this 19th day of May, 1980.

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I am returning to you, the Body in which it originated, House Bill Number 744 without my signature and approval and with the following suggested Executive Amendment.

Amend House Bill Number 744 on page 1, in the Title of the Bill, line 17, by placing a period (.) after the word "1979", by deleting the remainder of line 17, and by deleting lines 18 and 19 in their entirety.

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully,
FOB JAMES,
Governor.

GOVERNOR'S MESSAGE

On motion of Rep. Bowling, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 744, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Clark (G), Clark (W), Cobb, Cooley, Cosby, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Horn, Johnson (R. G.), Laird, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Trammell, Tucker, Turner, Venable, Waggoner, Ward, Whatley, Williams and Wyatt.

—65

And the bill:

H. 744. Relating to Winston County; to provide that the minimum salary of the chief clerks for the probate judge, sheriff, tax assessor and tax collector be set at \$750.00 per month to be paid in the same manner that such clerks are now being paid; to allow the county commission to authorize cost of living raises for such clerks; to give this act retroactive effect to October 1, 1979, and to make the bill effective upon the repeal of Amendment No. 255 of the State Constitution.

As amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Clark (G), Clark (W), Cobb, Cooley, Cosby, Daniels, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Hines, Horn, Johnson (R. G.), Laird, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Patton, Pegues, Penry, Rains, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Trammell, Tucker, Turner, Venable, Waggoner, Ward, Whatley, Williams and Wyatt.

—65

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolution, to-wit:

H. 390. To provide a supplemental salary for the elected deputy circuit clerk serving the Bessemer Cut-Off Division of the Tenth Judicial Circuit.

Also:

H. 520. Relating to Jefferson County; permitting qualified organizations to operate bingo games within the county; providing for the regulation, permit granting and revocation and supervision of such bingo games; provid-

ing for a tax exemption; providing for penalties; providing for a referendum of the voters of this county on the question of whether the act will become effective in the county unless the voters thereof approve the constitutional amendment; and providing that the act shall become effective upon the adoption of an amendment to the Constitution of Alabama empowering the Legislature to authorize bingo within Jefferson County.

Also:

H. 755. Relating to Jefferson County; providing that any conveyance of property required to be recorded in the office of the probate judge must include the name and address of the person to receive the tax notice.

Also:

H. 1063. Relating to Baldwin County; levying an additional privilege, license, or excise tax on the sale, distribution, storage, use, or other consumption of cigarettes in the County; providing for the assessment, collection, and distribution of the proceeds of the tax, and of the adoption and promulgation of rules and regulations therefor by the governing body of said County; defining violations of the Act, and prescribing penalties therefor.

Also:

H. 1108. Relating to Tuscaloosa County to amend Sections 2, 18, 23, 25 and 29, of Act No. 328, H. 854 (Acts 1959, p. 907, Vol. 2), as last amended, which bill relates to the Firemen's and Policemen's Pension and Relief Fund for the City of Tuscaloosa, Alabama, fixing maximum benefits for firemen or policemen retiring for disability arising as a result of service in the department, fixing maximum benefits to be paid to dependents of members, increasing the limitation on the amount of pension benefits to be paid under the act, providing for the manner of determining the pension and providing that no pension presently being paid shall be decreased by the provisions of this act, and defining the term "salary". Further, to repeal Section 27 of Act 328, H. 854 (Acts 1959, p. 907, Vol. 2) so as to delete the provision that pensions shall increase or decrease in accordance with the increase or decrease of salaries of active members of the department.

Also:

H. J. R. 327. MOURNING THE DEATH OF MRS. JENNIE ELIZABETH PEMBERTON.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolution, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

SPECIAL ORDER RESUMED

And the bill:

S. 91. To amend Section 11-54-87 of the Code of Alabama 1975, relating to municipal industrial development boards, so as to provide that such a

board may use proceeds from the sale of its bonds (whether heretofore or hereafter issued) for payment of certain interest on such bonds and may, subject to other provisions of said Section 11-54-87, locate a project or part thereof outside the corporate limits but within the police jurisdiction of another city or town in this state without the consent of the governing body of such other city or town if such project or part thereof to be located outside the corporate limits but within the police jurisdiction of such other city or town consists principally or solely of facilities for or useful in the control, reduction, abatement or prevention of pollution of air or water or both.

Was taken up.

SUBSTITUTE OFFERED

Rep. Clark (G) offered the following substitute to the bill, S. 91:

A BILL TO BE ENTITLED AN ACT

To amend Section 11-54-87 of the Code of Alabama 1975, relating to municipal industrial development boards, so as to provide that such a board may use proceeds from the sale of its bonds (whether heretofore or hereafter issued) for payment of certain interest on such bonds and may, subject to the other provisions of said Section 11-54-87, locate a project or part thereof outside the corporate limits but within the police jurisdiction of another city or town in this state without the consent of the governing body of such other city or town if such project or part thereof to be located outside the corporate limits but within the police jurisdiction of such other city or town consists principally or solely of facilities for or useful in the control, reduction, abatement or prevention of pollution of air or water or both and to provide for the acquisition of property through condemnation proceedings.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 11-54-87 of the Code of Alabama 1975 shall be and hereby is amended to read as follows:

"§ 11-54-87. Powers of boards generally; location and operation of projects of boards generally; meetings of board of directors.

(a) The industrial development board shall have the following powers together with all powers incidental thereto or necessary for the performance of those stated in this subsection:

(1) To have succession by its corporate name for the period specified in the certificate of incorporation unless sooner dissolved as provided in this article;

(2) To sue and be sued and to prosecute and defend civil actions in any court having jurisdiction of the subject matter and of the parties;

(3) To have and to use a corporate seal and to alter the same at pleasure;

(4) To acquire, whether by purchase, construction, exchange, gift, lease, condemnation or otherwise and to improve, maintain, equip and furnish one or more projects, including all real and personal properties which the board of directors of the board may deem necessary in connection therewith, regardless of whether or not any such projects shall then be in existence;

(5) To lease to others any or all of its projects and to charge and collect rent therefor and to terminate any such lease upon the failure of the lessee to comply with any of the obligations thereof;

(6) To sell, exchange, donate and convey any or all of its properties whenever its board of directors shall find any such action to be in furtherance of the purposes for which the board was organized;

(7) To issue its bonds for the purpose of carrying out any of its powers and to apply proceeds from the sale of its bonds (whether heretofore or hereafter issued) not only for payment of interest thereon prior to and during the construction and equipment of any buildings, structures, facilities or other improvements being financed thereby but also for payment of interest thereon during a period of not exceeding two years after completion of any such construction and equipment;

(8) To mortgage and pledge any or all of its projects or any part or parts thereof, as security for the payment of the principal of and the interest on any bonds so issued and any agreements made in connection therewith, whether then owned or thereafter acquired, and to pledge the revenues and receipts therefrom or from any thereof; and

(9) To employ and pay compensation to such employees and agents, including attorneys, as the board of directors shall deem necessary for the business of the board.

(b) Any project or projects of the board may be located within or without or partially within and partially without the municipality, subject to the following conditions:

(1) No such project or part thereof shall be located more than 25 miles from the corporate limits of the municipality;

(2) No such project or part thereof shall be located within the corporate limits of another city or town in the state;

(3) No such project or part thereof (other than a project or part thereof consisting principally or solely of facilities for or useful in the control, reduction, abatement or prevention of pollution of air or water or both) shall be located within the police jurisdiction of another city or town in this state unless the governing body of such other city or town has first adopted a resolution consenting to the location of such project or part thereof in the police jurisdiction of such city or town; and

(4) No such project or part thereof shall be located in a county other than that (or those) in which the municipality (or part thereof) is situated unless the county commission of such other county has first adopted a resolution consenting to the location of such project or part thereof in such county. The board shall not have power to operate any project as a business other than as a lessor.

(c) Any meeting held by the board of directors for any purpose whatsoever shall be open to the public."

Section 2. This act shall become effective upon its passage and approval by the Governor or upon its otherwise becoming a law.

MOTION TO TABLE LOST

The motion offered by Rep. Holley to table the substitute offered by Rep. Clark (G) to the bill, S. 91, was lost.

Yeas 29; Nays 32.

Yeas:

Reps.: Albright, Boles, Bowling, Cheatwood, Clark (W), Dixon, Edwards, Grimsley, Hall, Holley, Horn, Johnson (Roy), Kennedy, Laird, Langford, Mitchell, Naramore, Nevett, Olive, Payne, Penry, Reed, Riddick, Seibels, Smith (C), Stewart, Turner, Whatley and Wyatt.

—29

Nays:

Mr. Speaker, Adams (H), Barton, Bedsole, Bennett, Cabaniss, Campbell, Carothers, Carter, Clark (G), Cooley, Cosby, Gafford, Gilmer, Hammett, Harper (T), Hines, Howard, Letson, McMillan, Manley, Minus, Patton, Pegues, Ray, Roberts, Sandusky, Starkey, Turnham, Williams, Willis and Zoghby.

—32

S. 91 TEMPORARILY POSTPONED

On motion of Rep. Holley, the bill, S. 91 with pending substitute, was temporarily postponed.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the Report of the Committee on Conference on the disagreement of the two Houses on the Bill:

H. 533. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, for other functions of government, for interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981.

and has requested that the present Conference Committee be discharged and a new Conference Committee appointed.

And the President and Presiding Officer of the Senate has appointed as Conferees on part of the Senate Messrs. Pearson, Teague and St. John.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Manley, the House acceded to the request of the Senate for a new Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 533.

Yeas 51; Nays 3.

Yeas:

Mr. Speaker, Bedsole, Blake, Campbell, Carothers, Clark (W), Coburn, Cooley, Cosby, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Kelley, Kennedy, Laird, McKee, McMillan, Minus, Mitchell, Naramore, Olive, Owens, Pegues, Penry, Ray, Roberts, Sandusky, Sasser,

REGULAR SESSION
30th Day

2579

Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Warren, Whatley, Williams and Zoghby.

—51

Nays: Reps.: Cates, Hall and Hilliard.

—3

COMMITTEE APPOINTED

The Speaker appointed as a new Committee on Conference on the part of the House Reps. Owens, Pegues and Dial.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the Report of the Committee on Conference on the disagreement of the two Houses on the Bill:

H. 571. To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

and has requested that the present Conference Committee be discharged and a new Conference Committee appointed.

And the President and Presiding Officer of the Senate has appointed as Conferees on part of the Senate Messrs. St. John, Teague, and Pearson.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Manley, the House acceded to the request of the Senate for a new Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 571.

Yeas 65; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Bennett, Blake, Buskey, Campbell, Carothers, Carter, Cates, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Harper (O), Harper (T), Harvey, Hines, Holley, Holmes, Horn, Kelley, Kennedy, Laird, Langford, McKee, McMillan, Minus, Naramore, Owens, Payne, Pegues, Penry, Reed, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—65

Nay: Rep. Hilliard.

—1

COMMITTEE APPOINTED

The Speaker appointed as a new Committee on Conference on the part of the House Reps. Owens, Pegues and Dial.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the Bill:

S. 1. To provide in addition to benefits now received a graduated percentage cost-of-living increase to all persons retired under the Teachers' Retirement System and Employees' Retirement System of Alabama, prior to October 1, 1979, provided that no person whose retirement under the Employees' Retirement System is based primarily upon service as an employee of an employer participating under § 36-27-6 shall be entitled to receive said increase unless the employer by which he was employed elects to come under the provisions of this Act, provided further that employees in this class whose employer was a local board of education or a state supported institution of higher education shall be entitled to said increase and the cost associated therewith shall be appropriated to the Employees' Retirement System from the Alabama Special Education Trust Fund; to provide that any person whose eligibility to receive Medicaid benefits would be impaired by the increase granted herein shall not be entitled to receive said increase; to provide that such increase shall not apply to persons receiving benefits under the Judicial Retirement Fund of Alabama; to provide the necessary and proper appropriations and funding for such purposes; and to provide for the repeal of conflicting laws.

said Conference Report being in words and figures as follows:

REPORT OF CONFERENCE COMMITTEE ON
SUBSTITUTE FOR S. B. 1

We, the Committee on Conference appointed to reconcile the difference between the two houses concerning Substitute S. B. 1, have met, considered the bill as substituted, and have agreed to the following report:

We recommend that the Senate of Alabama and the House of Representatives concur in and adopt the following:

The attached Substitute Bill for Substitute to S. B. 1.

Respectfully submitted,

FRANK RIDDICK,

ODIS H. MOORE, JR.,

ERIC O. CATES, JR.,

Conferees on the part of the House.

CHARLIE BRITNELL,

BOBBY DENTON,

MIKE WEEKS,

Conferees on the part of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To provide in addition to benefits now received, a graduated percentage cost-of-living increase to all persons retired under the Teachers' Retirement System and Employees' Retirement System of Alabama, prior to October 1, 1979, provided that no person whose retirement under the Employees' Retirement System is based primarily upon service as an employee of an employer participating under Section 36-27-6, shall be entitled to receive said increase unless the employer by which he was employed elects to come under the provisions of this Act; provided further that employees in this class whose employer was a local board of education or a state supported institution of higher education shall be entitled to said increase and the cost associated therewith shall be financed from existing funds of the Employees' Retirement System and the Teachers' Retirement System under certain conditions; to provide that any person whose eligibility to receive Medicaid benefits would be impaired by the increase granted herein shall not be entitled to receive said increase; to provide that such increase shall not apply to persons receiving benefits under the Judicial Retirement Fund of Alabama; and to provide for the repeal of conflicting laws.

Be It Enacted by the Legislature of Alabama:

Section 1. There is hereby provided, commencing October 1, 1980, to any person retired prior to October 1, 1979, under the Teachers' Retirement System or Employees' Retirement System of Alabama and who is receiving a retirement allowance therefrom, a cost-of-living increase in his maximum retirement allowance as follows:

A. If such person retired prior to October 1, 1963, a 15% increase in his maximum retirement allowance, provided that he shall receive an increase of not less than \$30, nor more than \$60 per month; and provided further that, if such person retired under the provisions of Section 36-27-7, Code of Alabama 1975, and/or Act No. 807 of the 1977 Regular Session (now appearing as Section 36-27-7.1, Code of Alabama 1975), he shall receive an increase of not less than \$15, nor more than \$40, per month.

B. If such person retired on or after October 1, 1963, but prior to October 1, 1973, a 10% increase in his maximum retirement allowance, provided that he shall receive an increase of not less than \$20, nor more than \$40, per month; and provided further that, if such person retired under the provisions of Section 36-27-7, Code of Alabama 1975, and/or Act No. 807 of the 1977 Regular Session (now appearing as Section 35-27-7.1, Code of Alabama 1975), he shall receive an increase of not less than \$10, nor more than \$20, per month.

C. If such person retired on or after October 1, 1973, but prior to October 1, 1979, a 5% increase in his maximum retirement allowance, provided that he shall receive an increase of not less than \$10, nor more than \$30, per month; and provided further that, if such person retired under the provisions of Section 37-27-7, Code of Alabama 1975, and/or Act No. 807 of the 1977 Regular Session (now appearing as Section 36-27-1, Code of Alabama 1975), he shall receive an increase of not less than \$5, nor more than \$15, per month.

Section 2. Any person retired under the Judicial Retirement Fund of Alabama as provided for in Title 12, Chapter 18, Code of Alabama 1975, shall not be deemed a retiree of the Teachers' or Employees' Retirement Systems of

Alabama for purposes of this Act and shall not be entitled to receive the cost-of-living increase provided.

Section 3. (a) There is hereby allocated and expended from existing funds of the Teachers' Retirement System, or from such funds as are appropriated to the Teachers' Retirement System for the fiscal year 1980-81, such amounts as are necessary and available to carry out the provisions of this Act, as they relate to the Teachers' Retirement System of Alabama, for the fiscal year beginning October 1, 1980.

(b) There is hereby allocated and expended from existing funds of the Employees' Retirement System of Alabama, or from such funds as are appropriated to the Employees' Retirement System for the fiscal year 1980-81, such amounts as are necessary and available to carry out the provisions of this Act, as they relate to retired employees of local boards of education and state institutions of higher education who are retired under the Employees' Retirement System, for the fiscal year beginning October 1, 1980, and for each fiscal year thereafter.

(c) 1. There is hereby allocated and expended from existing funds of the State Employees' Retirement System, or from such funds as are appropriated to the Employees' Retirement System for the fiscal year 1980-81, such amounts as are necessary and available to carry out the provisions of this Act, as they relate to the Employees' Retirement System of Alabama, for the fiscal year beginning October 1, 1980.

2. The board of control of the Employees' Retirement System of Alabama shall determine annually the amount required to pay the cost of the increased allowances under Section 1 of this Act and shall notify the chief fiscal officer of each employer the per centum rates of earnable compensation of the members required to be paid to the retirement system. Each employer of members of the Employees' Retirement System of Alabama shall pay on account of the increases provided in Section 1 of this Act in the same manner and from the same source of funds as is provided in Section 36-27-24 of the Code of Alabama 1975, it being the intent of the legislature that the cost of providing the increases in Section 1 of this Act shall be distributed from all funds in proportion to the salaries paid therefrom for active members.

(d) Subsequent expenditures from the Teachers' and Employees' Retirement Systems shall be reduced to only the amount necessary to fund the benefit increases herein provided in Section 1 of this Act.

(e) No person whose retirement under the Teachers' or Employees' Retirement System is based primarily upon service as an employee of an employer participating under Section 36-27-6 of the Code of Alabama 1975, shall be entitled to the benefits provided in Section 1 of this Act, unless such employer elects to come under the provisions of said section. Any employer making such election, except local boards of education and state institutions of higher education for which funding is provided above herein, must bear the cost of cost-of-living increases paid to its former employees pursuant to this section. Any employer participating under Section 36-27-6 may elect to come under the provisions of this section at the beginning of any future fiscal year and said employer shall not be required to pay said cost-of-living increase retroactively.

Section 4. Any person who receives benefits under the Medicaid program and whose eligibility for such benefits would be impaired by the cost-of-living increase provided in Section 1 of this Act shall not be entitled to receive said increase. Any person who shall subsequently apply for benefits

under the Medicaid program and whose eligibility for such benefits would be impaired by the cost-of-living increase provided in Section 1 of this Act shall not be entitled to receive said increase. Any person who shall subsequently apply for benefits under the Medicaid program and such persons' eligibility to receive benefits is impaired by the cost-of-living increase provided in Section 1 of this Act, shall not be entitled to receive said increase subsequent to the date the member files application for benefits under the Medicaid program.

Section 5. It is the intent of the Legislature that the graduated cost-of-living increase granted to certain retired persons under the provisions of this Act be financed, if possible, from existing funds of the Employees' Retirement System and the Teachers' Retirement System under the following provisions and conditions:

A. (1) If any actuary firm employed by the board of control of the Employees' Retirement System and/or the Teachers' Retirement System finds that the authorized cost-of-living increase can be paid for the fiscal year 1980-81 from existing funds of the systems without having serious adverse impact actuarially on the retirement system, the boards of control of the retirement systems are hereby authorized and instructed to pay such cost-of-living increase beginning October 1, 1980. It is the intent of this legislation as pertains to future like funding, that such funding shall be made in accordance with Section 16-25-28, Code of Alabama, 1975, as pertains to actuarial soundness.

(2) Further provided, if the actuarial report is not received by October 1, 1980, but meets the above condition when it is received during fiscal year 1980-81, then the cost-of-living increase shall be paid retroactively to October 1, 1980.

B. If the conditions in "A" above are not met, the cost-of-living increase shall be paid beginning October 1, 1981, and the cost of this benefit shall be included in the amount certified by the board of control to be contributed by the State under the provisions of Sections 16-25-21 or 36-27-24, Code of Alabama 1975, or any other applicable provision of law.

The provisions of this section shall govern and override any seeming or actual conflicts with other provisions of this Act.

Section 6. The provisions of this Act are supplemental. It shall be construed in pari materia with other laws regulating and providing for the payment of retirement benefits to retired members of the Teachers' and Employees' Retirement Systems of Alabama; however, those laws or parts of laws which are in direct conflict or inconsistent herewith are hereby repealed.

Section 7. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 8. The provisions of this Act shall become effective October 1, 1980, following its passage by the Alabama Legislature and approval by the Governor.

And said Bill, S. B. 1, together with the Report of the Committee on Conference, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Cates, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 1, said report being set out in the above and foregoing Message from the Senate.

Yeas 78; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Johnson (R. G.), Kennedy, Laird, Langford, Lewis, McKee, McMillan, Minus, Moore, Naramore, Olive, Owens, Payne, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sasser, Shoemaker, Smith (C), Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—78

And the bill:

S. 1. To provide in addition to benefits now received, a graduated percentage cost-of-living increase to all persons retired under the Teachers' Retirement System and Employees' Retirement System of Alabama, prior to October 1, 1979, provided that no person whose retirement under the Employees' Retirement System is based primarily upon service as an employee of an employer participating under Section 36-27-6, shall be entitled to receive said increase unless the employer by which he was employed elects to come under the provisions of this Act; provided further that employees in this class whose employer was a local board of education or a state supported institution of higher education shall be entitled to said increase and the cost associated therewith shall be financed from existing funds of the Employees' Retirement System and the Teachers' Retirement System under certain conditions; to provide that any person whose eligibility to receive Medicaid benefits would be impaired by the increase granted herein shall not be entitled to receive said increase; to provide that such increase shall not apply to persons receiving benefits under the Judicial Retirement Fund of Alabama; and to provide for the repeal of conflicting laws.

As thus amended by the Report of the Committee on Conference was again read at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Holmes, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manly, Minus, Moore, Naramore, Olive, Owens, Patton, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—82

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Messrs. Little and Higginbotham:

S. J. R. 225. MOURNING THE DEATH OF LEE COUNTY
SHERIFF JAMES PEARSON, JR.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Gafford, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 225, the title of which is set out in the above and foregoing Message from the Senate.

SPECIAL ORDER RESUMED

And the bill:

S. 512. To amend Section 1-3-8 of the Code of Alabama 1975, relating to state holidays and providing for bank closings on certain holidays so as to change the date on which state banks may be closed in observance of National Memorial Day.

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Kennedy, Laird, Langford, McKee, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—74

And the bill:

S. 15. Relating to controlled substances; making it unlawful to knowingly sell, manufacture, deliver, bring into the state, or knowingly be in actual or constructive possession of specified amounts of certain controlled substances or mixtures containing certain controlled substances; prescribing mandatory fines and mandatory minimum terms of imprisonment; and providing for reduction or suspension of sentences under certain circumstances.

Was taken up.

AMENDMENT OFFERED

Rep. Dixon offered the following amendment to the bill, S. 15:

Amend S. B. 15 on page 1, line 34, by striking the figure 100 and inserting in lieu thereof one kilo or 2.2.

Further amend S. B. 15 on page 2, line 5, by striking the figure 100 and inserting in lieu thereof one kilo or 2.2.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Johnson (R. G.), Kennedy, Laird, Langford, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Payne, Pegues, Penry, Ray, Reed, Roberts, Sasser, Shavers, Shoemaker, Starkey, Stewart, Stout, Turner, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—71

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolutions, your signature thereto is requested:

S. 193. To amend Sections 25-8-2, 25-8-4, 25-8-5, 25-8-9, 25-8-11, 25-8-14, 25-8-16, 25-8-18, 25-8-23, 25-8-26, 25-8-28, and 25-8-30 of the Code of Alabama 1975, relating to the child labor law, so as to regulate further the employment of certain children and to prescribe additional penalties for violations.

Also:

S. 553. To provide further for certain funds of the state treasury; to provide further for surpluses in certain trust funds within the state treasury; to exempt other trust funds; to transfer such surplus funds undesignated, uncommitted, unencumbered and unappropriated, to the state parks fund of the state treasury for the purpose of emergency-crisis use in repairing the facilities at Gulf State Park damaged by Hurricane Frederic; to provide how such transfers shall be made; and to provide for the replacement of such funds so transferred upon receipt of funds from the Federal Emergency Management Agency.

Also:

S. J. R. 213. CONDEMNING THE USE OF PRISON FACILITIES IN TALLADEGA, ALABAMA, FOR THE HOUSING OF THOSE CUBAN REFUGEES WHO HAVE FAILED TO PASS SECURITY SCREENING BY THE FBI AND CIA.

Also:

S. J. R. 216. CREATING THE TUSCALOOSA COUNTY ELECTED AND APPOINTED OFFICIALS SALARY COMMISSION.

Also:

S. 73. To prevent any employer from discharging any employee solely because he serves on any jury empanelled under any state or federal statute; prescribing a cause of action for any employee who is so discharged and providing for both actual and punitive damages.

Also:

S. 354. To promote the conservation of the state's petroleum resources and to encourage the use of alternative motor fuels, and to accomplish such measures by offering a tax incentive in the form of a reduced rate of taxation on the motor fuel known as "gasohol," as defined herein.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolutions, the titles of which are set out in the above and foregoing Message from the Senate.

S. 15 RESUMED

And the bill, S. 15 as thus amended, was read a third time at length and passed.

Yeas 81; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hilliard, Hines, Holley, Johnson (R. G.), Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Reed, Roberts, Sandusky, Sasser, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—81

SPECIAL ORDER RESUMED

And the bill:

S. 377. To amend Section 20-2-75 of the Code of Alabama 1975, Alabama's Uniform Controlled Substances Act, so as to change the provisions relating to possession of and transactions in drug related objects; to change the definitions of certain terms; to change the penalties; to prohibit certain activities relating to drug related objects; to provide for defenses; to declare certain instruments, devices, and objects to be contraband; to provide for severability; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; to provide for forfeiture for objects possessed, sold or given away in violation hereof; and for other purposes.

Was taken up.

MOTION TO TEMPORARILY POSTPONE TABLED

On motion of Rep. Dial, the motion offered by Rep. Holmes to temporarily postpone consideration of the bill, S. 377, was tabled.

Yeas 51; Nays 13.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bennett, Bowling, Cabaniss, Carothers, Carter, Clark (G), Cooley, Cosby, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Johnson (R. G.), Lewis, McKee, Manley, Minus, Moore, Naramore, Olive, Payne, Pegues, Ray, Riddick, Roberts, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—51

Nays:

Reps.: Barton, Buskey, Cheatwood, Clark (W), Goodwin, Harrison, Hilliard, Holmes, Horn, Kennedy, Langford, Nevett and Patton.

—13

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill and House Joint Resolution, to-wit:

H. 1144. To amend further Section 1 of Act No. 440, S. 186, Special Session 1966 (Acts 1966, p. 597) relating to the Sheriff's Department and counties having populations of not less than 300,000 nor more than 500,000.

Also:

H. J. R. 337. HONORING MAYOR MAURICE WEST OF GRAYSVILLE, ALABAMA FOR HIS DEDICATED SERVICE TO THE CITY.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill and House Joint Resolution, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

S. 377 RESUMED

And the bill, S. 377, was read a third time at length and passed.

Yeas 73; Nays 8.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Bowling, Campbell, Carothers, Carter, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—73

Nays:

Reps.: Buskey, Harrison, Hilliard, Horn, Howard, Jackson, Kennedy and Langford.

—8

RESOLUTIONS

The following resolution was introduced:

By Rep. Greer:

H. J. R. 343. REQUESTING STATE BOARD OF HEALTH TO NOTIFY LOCAL BOARDS OF HEALTH TO STOP PRACTICES OF REGULATING ELECTRICAL SERVICES TO BUILDINGS FOR FAILURE TO MEET CERTAIN SPECIFICATIONS.

WHEREAS, The Office of the Attorney General released an opinion on May 8, 1980 which held that neither the State nor a county board of health can prohibit the turning on of electrical services to buildings based on the failure of the sewage or septic system to meet health department regulations; and

WHEREAS, the reasoning of the May 8, 1980 Attorney General Opinion is based on a recent Alabama Supreme Court case, Baldwin County Board of Health vs. Baldwin County Electric Membership Corporation, 355 So. 2d 708 (1978); now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That this body strongly requests that the State Board of Health notify each local board of health to cease and desist from the practice of prohibiting the installment of, or turning on of, or otherwise regulating, electrical services to buildings which fail to meet health regulations concerning sewage systems or septic tanks.

On motion of Rep. Greer, the rules were suspended and the resolution, H. J. R. 343, was adopted.

Also:

The following resolution was introduced and distributed according to Joint Rule 11:

By Reps. Langford, Holley, Holmes, Grouby and Dixon:

H. R. 344. MOURNING THE DEATH OF MRS. WINNIE MAY WYATT BROOKS.

CO-SPONSOR ADDED

Rep. Wyatt was added as co-sponsor to the resolution, H. R. 344.

Also:

The following resolutions were introduced:

By Rep. Ray:

H. J. R. 345. COMMENDING THE TROY STATE BASEBALL TEAM ON ITS OUTSTANDING SEASON.

WHEREAS, The Legislature of Alabama takes great pleasure in congratulating the Troy State University Trojans and their head coach Chase Riddle on winning the National Collegiate Athletic Association Division II Central Region Championship on Sunday, May 18, 1980; and

WHEREAS, these young men of Troy swept a do-or-die double-header from Bellarmine College of Louisville, Kentucky to win the double elimination tournament held at Troy, Alabama; and

WHEREAS, the Trojans, by virtue of their decisive victory will join five other regional winners in the NCAA Division II World Series in Riverside, California starting May 24, 1980; and

WHEREAS, Troy State, which won the Gulf South Conference title for the first time in the school's history this season, will carry an impressive 28-10 record into the national tournament at Riverside; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That we most heartily commend the Troy State Trojans and their head coach Chase Riddle for their outstanding achievement.

BE IT FURTHER RESOLVED, That copies of this resolution be sent to the baseball team, the President of Troy State, Dr. Ralph W. Adams, The Athletic Director, Mr. Robert Earl Stewart and Coach Charles Riddle so that they may know of our great pride in their extraordinary accomplishment.

BE IT FURTHER RESOLVED, That we wish them continued success in the National Tournament.

On motion of Rep. Ray, the rules were suspended and the resolution, H. J. R. 345, was adopted.

Also:

By Rep. Holley:

H. J. R. 346. RECREATING AN INTERIM COMMITTEE TO IMPLEMENT THE PURCHASE OF PROPERTY WITHIN THE CAPITOL COMPLEX.

WHEREAS, there exists a serious shortage of space for members and staff of the Alabama Legislature, visitors, state employees; and

WHEREAS, the State of Alabama already owns property near or adjacent to buildings currently in use by the State Highway Department; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That there is hereby recreated a joint committee that was created during the 1979 Special Session, Act No. 79-339.

This interim committee shall have a budget of \$3,000.00 and it shall oversee and work with the Building Commission on procurement of property surrounding the State Capitol. The Committee shall be charged with the responsibility of making recommendations to the State Building Commission as to the purchase of property located in two lots behind the Capitol for which purpose there has been appropriated \$1,968,680 for that purpose.

The Speaker of the House shall appoint two members from the House and the Lieutenant Governor shall appoint two members from the Senate to this Committee.

Upon the request of the Chairman of such Committee, the Secretary of the Senate and the Clerk of the House shall provide such clerical assistance as may be necessary for the Committee's work. The Committee shall report its findings, conclusions and recommendations to the Legislature not later than the 5th legislative day of the 1981 Regular Session, whereupon the Committee shall be dissolved. Each member of the Committee shall be entitled to his regular legislative compensation, his per diem and travel expenses for each day he attends a meeting of the Committee which shall be paid out of any funds appropriated to the use of the Legislature, on warrants drawn on the state comptroller upon requisition signed by the Committee's Chairman.

BE IT FURTHER RESOLVED, That this Committee be authorized to carry out the provisions of this Resolution.

On motion of Rep. Holley, the rules were suspended and the resolution, H. J. R. 346, was adopted.

REPORT OF COMMITTEE ON CONFERENCE ON HOUSE BILL 533

We the Committee of Conference appointed to reconcile the disagreement between the two houses concerning House Bill 533, have met, considered the bill, and have agreed to the attached:

WALTER OWENS,

LEIGH PEGUES,

GERALD DIAL,

Conferees on the part of the House.

J. RICHMOND PEARSON,

FINIS ST. JOHN,

JOHN A. TEAGUE,

Conferees on the part of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, for other functions of government, for interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981.

Be It Enacted by the Legislature of Alabama:

Section 1. The monies in Section 2 are appropriated from the named funds for the 1980-81 fiscal year to the state agency indicated, as the amounts to be used to pay the expenditures of the named agencies, and are in lieu of all monies appropriated for these purposes in other sections of the Alabama Statutes.

For the purpose of this Act, the amounts herein nor expenditures are listed by programmatic area and the total for all programs are shown by the source of funds. It is intended that only the named funds be appropriated to the agency concerned; and that the following definitions shall be applicable:

(a) "Appropriation Total" shall mean the aggregate total of all fund sources.

(b) "Program" shall mean specific governmental services required to achieve a specific objective. A program shall be directed to meeting the needs of an identified clientele, or group of recipients or beneficiaries.

(c) "Capital Outlay" shall mean expenditures which result in the acquisition and/or addition to items, such as land or buildings, which have an appreciable and calculable period of usefulness in excess of one year, and shall be expended only for such purposes.

(d) "Debt Service" shall mean an expenditure for the payment of interest and principal on all bonded debt obligations of the State, and shall be expended only for such purposes.

Section 2. There is hereby appropriated for the ordinary expenses of the executive, legislative, and judicial departments of the State, for other functions of government, for the principal and interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981, to be paid out of any monies hereinafter specified, from such other funds and accounts as may be designated, or so much thereof as may be necessary, and the total amount to be expended for the items for which the appropriation is herein made shall not exceed the amount provided therefor, except as provided in the Budget Management Act on 1976, Act No. 494, 1976 Regular Session. Provided, however, that if at the end of any fiscal year, a pay period which has been or may be established by the Legislature providing for the payment of salaries of State Employees overlaps from one fiscal year into the next fiscal year, payment for the total pay period shall be made from the new fiscal year's appropriation.

A. LEGISLATIVE:

1. Examiners of Public Accounts, Department of:

(a) Legislative Support—Audit Services Program	2,530,020
---	-----------

SOURCE OF FUNDS:

(1) State General Fund	<u>2,530,020</u>	
Total Department of Examiners of Public Accounts	<u>2,530,020</u>	<u>2,530,020</u>

REGULAR SESSION
30th Day

2593

2. Legislative Council:

(a) Legislative Operations and Support Program	92,100
--	--------

(For Operations of the Council including out-of-state travel by Council members and members of the Legislature authorized to attend Legislative conferences by joint resolution of the Legislature)

SOURCE OF FUNDS:

(1) State General Fund	92,100	
Total Legislative Council	92,100	92,100

3. Legislative Fiscal Office:

(a) Legislative Operations and Support Program	334,000
--	---------

SOURCE OF FUNDS:

(1) State General Fund	334,000	
Total Legislative Fiscal Office ...	334,000	334,000

4. Legislative Reference Service:

(a) Legislative Operations and Support Program	523,401
--	---------

SOURCE OF FUNDS:

(1) State General Fund	523,401	
Total Legislative Reference Service	523,401	523,401

5. Legislature:

(a) Senate Operations and Support Program	1,000,000
---	-----------

(b) House Operations and Support Program	1,500,000
--	-----------

SOURCE OF FUNDS:

(1) State General Fund	2,500,000	
Total Legislature	2,500,000	2,500,000

In addition to the above appropriation there is hereby appropriated \$500,000 to the Legislature to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

B. JUDICIAL:

1. Court of Civil Appeals:

(a) Court Operations Program ..	458,497
---------------------------------	---------

SOURCE OF FUNDS:

(1) State General Fund	458,497	
Total Court of Civil Appeals	<u>458,497</u>	<u>458,497</u>

2. Court of Criminal Appeals:

(a) Court Operations Program ..		683,989
---------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund	683,989	
Total Court of Criminal Appeals .	<u>683,989</u>	<u>683,989</u>

3. District Attorneys:

(a) Court Operations Program ..		5,000,000
---------------------------------	--	-----------

The proposed spending plan included in the above total is as follows:

Salaries of District Attorneys 1,287,000

Salary of elected Deputy District Attorney of the Bessemer Division of the 10th Judicial Circuit 31,000

Salary of the appointed Assistant Deputy District Attorney of the Bessemer Division of the 10th Judicial Circuit 4,143

Salaries and expenses of Supernumerary District Attorneys 475,000

For use in the District Attorney's Office of the 1st Judicial Circuit 47,732

For use in the District Attorney's Office of the 2nd Judicial Circuit 52,308

For use in the District Attorney's Office of the 3rd Judicial Circuit 55,560

For use in the District Attorney's Office of the 4th Judicial Circuit 224,677

For use in the District Attorney's Office of the 5th Judicial Circuit 146,320

For use in the District Office of the 6th Judicial Circuit ... 106,540

For use in the District Attorney's Office of the 7th Judicial Circuit 81,649

For the use in the District Attorney's Office of the 8th Judicial Circuit	66,236
For use in the District Attorney's Office of the 9th Judicial Circuit	76,060
For use in the District Attorney's Office of the 10th Judicial Circuit	164,800
For use in the District Attorney's Office of the 11th Judicial Circuit	58,800
For use in the District Attorney's Office of the 12th Judicial Circuit	58,526
For use in the District Attorney's Office of the 13th Judicial Circuit	135,185
For use in the District Attorney's Office of the 14th Judicial Circuit	65,050
For use in the District Attorney's Office of the 15th Judicial Circuit	218,593
For use in the District Attorney's Office of the 16th Judicial Circuit	67,000
For use in the District Attorney's Office of the 17th Judicial Circuit	42,200
For use in the District Attorney's Office of the 18th Judicial Circuit	78,303
For use in the District Attorney's Office of the 19th Judicial Circuit	51,000
For use in the District Attorney's Office of the 20th Judicial Circuit	84,300
For use in the District Attorney's Office of the 21st Judicial Circuit	44,441
For use in the District Attorney's Office of the 22nd Judicial Circuit	60,000
For use in the District Attorney's Office of the 23rd Judicial Circuit	167,658

For use in the District Attorney's
Office of the 24th Judicial
Circuit 65,713

For use in the District Attorney's
Office of the 25th Judicial
Circuit 44,131

For use in the District Attorney's
Office of the 26th Judicial
Circuit 106,000

For use in the District Attorney's
Office of the 27th Judicial
Circuit 78,605

For use in the District Attorney's
Office of the 28th Judicial
Circuit 50,000

For use in the District Attorney's
Office of the 29th Judicial
Circuit 74,400

For use in the District Attorney's
Office of the 30th Judicial
Circuit 82,200

For use in the District Attorney's
Office of the 31st Judicial
Circuit 45,400

For use in the District Attorney's
Office of the 32nd Judicial
Circuit 46,375

For use in the District Attorney's
Office of the 33rd Judicial
Circuit 42,000

For use in the District Attorney's
Office of the 34th Judicial
Circuit 31,175

For use in the District Attorney's
Office of the 35th Judicial
Circuit 42,100

For use in the District Attorney's
Office of the 36th Judicial
Circuit 51,900

For use in the District Attorney's
Office of the 37th Judicial
Circuit 70,800

For use in the District Attorney's
Office of the 38th Judicial
Circuit 66,120

For use in the District Attorney's
Office of the 39th Judicial
Circuit 28,000

REGULAR SESSION
30th Day

2597

Appropriations of Salaries of Personnel Established by Statute are estimated.

Travel Expense of District Attorneys 50,000

Telephone Service, Stationery, Stamps and necessary Office supplies for Office use of District Attorneys, Deputy District Attorneys or Assistants (Provided, however, that none of this appropriation shall be expended for books and equipment purchases.) 75,000

5,000,000

SOURCE OF FUNDS:

(1) State General Fund 5,000,000

Total District Attorneys 5,000,000 5,000,000

In addition to the above appropriation there is hereby appropriated \$1,700,000 to District Attorneys to be conditional upon the condition of the State General Fund and upon approval of the Governor.

4. Judicial Inquiry Commission:

(a) Administrative Services Program 61,522

SOURCE OF FUNDS:

(1) State General Fund 61,522

Total Judicial Inquiry Commission 61,522 61,522

5. Judicial Retirement System:

(a) Retirement Systems Program 3,557,100

SOURCE OF FUNDS:

(1) State General Fund 3,557,100

Total Judicial Retirement System 3,557,100 3,557,100

6. Supreme Court:

(a) Court Operations Program .. 1,858,949

SOURCE OF FUNDS:

(1) State General Fund 1,848,949

(2) Federal, Local and Miscellaneous Funds 10,000

Total Supreme Court 1,848,949 10,000 1,858,949

7. Unified Judicial System:

(Administrative Office of Courts)

(a) Court Operations Program . . . 28,489,478

(b) Administrative Services Program . . . 1,953,356

SOURCE OF FUNDS:

(1) State General Fund 30,442,834

Total Unified Judicial System . . . 30,442,834 30,442,834

C. EXECUTIVE:

1. Academy of Honor, Alabama:

(a) Historical Resources Management Program 1,300

SOURCE OF FUNDS:

(1) State General Fund as provided
in Title 41, Chapter 11, Section 6,
1975 Code of Alabama 1,300Total Alabama Academy of Honor 1,300 1,3002. Accountancy, Alabama State
Board of Public:(a) Professional and Occupational
Licensing and Regulation Program 135,000

SOURCE OF FUNDS:

(1) Fund of the Alabama State
Board of Public Accountancy, as
provided in Title 34, Chapter 1,
Section 22, 1975 Code of Ala-
bama 135,000

In addition to the amounts appropriated hereinabove to the Alabama State Board of Public Accountancy, there is hereby appropriated such an amount as may be necessary to pay the refund of any application for license which may have been rejected by the Board or withdrawn by request of applicant.

Total Alabama State Board of Public Accountancy 135,000 135,000

3. Adjustment, Board of:

(a) Special Services Program . . . 165,000

SOURCE OF FUNDS:

(1) State General Fund for the
General Fund Contribution to

REGULAR SESSION
30th Day

2599

the total expenditure of \$350,000 pursuant to Title 41, Chapter 9, Section 73, 1975 Code of Alabama

15,000

- (2) State General Fund for expenditures as provided in Title 31, Chapter 3 and Title 36, Chapter 30, Article 1, 1975 Code of Alabama, Estimated

150,000

Total Board of Adjustment

165,000

165,000

4. Aeronautics, Department of:

- (a) Airport Development and Aeronautical Support Program

701,567

The appropriation to the Department of Aeronautics shall include a transfer to the State Personnel Department of \$196.

SOURCE OF FUNDS:

- (1) Airport Development Fund, as provided by Title 4, Chapter 2, Section 42, 1975 Code of Alabama

701,567

Total Department of Aeronautics

701,567

701,567

5. Aging, Commission on:

- (a) Planning and Advocacy for Elderly Program

12,713,590

The appropriation to the Commission on Aging shall include a transfer to the State Personnel Department of \$982.

SOURCE OF FUNDS:

- (1) State General Fund Transfer

785,000

- (2) Federal, Local and Miscellaneous Funds

11,928,590

Total Commission on Aging

785,000

11,928,590

12,713,590

6. Agricultural Center Board:

- (a) Agricultural Development Services Program

565,000

The appropriation to the Agricultural Center Board shall include a transfer to the State Personnel Department of \$392.

SOURCE OF FUNDS:

- (1) State General Fund for expense and awarding of prizes for fairs as provided in Title 2, Chapter 7, Article 2, 1975 Code of Alabama.

120,000

(2) State General Fund Transfer	320,000		
(3) Livestock Coliseum Fund		125,000	
Total Agricultural Center Board .	440,000	125,000	565,000
7. Agricultural and Industrial Exhibit Commission, Alabama:			
(a) Agricultural Development Services Program			32,400
SOURCE OF FUNDS:			
(1) State General Fund	32,400		
Total Alabama Agricultural and Industrial Exhibit Commission	32,400		32,400
8. Agriculture and Industries, Department of:			
(a) Administrative Services Program			886,011
(b) Agricultural Inspection Services Program			8,553,145
(c) Laboratory Analysis and Disease Control Program			3,025,776
(d) Agricultural Development Services Program			512,505
The appropriation to the Department of Agriculture and Industries shall include a transfer to the State Personnel Department of \$17,725.			

SOURCE OF FUNDS:

(1) State General Fund Transfer	4,978,900		
(2) Federal, Local and Miscellaneous Funds		2,321,122	
(3) Shipping Point Inspection Fund pursuant to Title 2, Chapter 9, Sections 20 and 21, Code of Alabama, 1975. All fees and charges collected by the Commissioner of Agriculture and Industries and deposited into said fund, and such appropriation to the Department of Agriculture and Industries shall include all fees and charges collected and deposited therein for Shipping Point Inspection, grading and classification services for agricultural products including services furnished for weighing and issuing weight certificates to be used for the sale of agricultural commodities			3,769,000

REGULAR SESSION
30th Day

2601

(4) Agricultural Fund (Any surplus remaining in the Agricultural Fund at the end of the fiscal year in excess of \$150,000 shall be transferred to the State General Fund.)

1,908,415

Total Department of Agriculture and Industries

4,978,900

7,998,537

12,977,437

In addition to the above appropriation there is hereby appropriated \$650,000 to the Department of Agriculture and Industries to be conditional upon the condition of the State General Fund and the approval of the Governor.

9. Alcoholic Beverage Control Board, Alabama:

(a) Alcoholic Beverage Management Program

22,496,718

(b) Licensing, Regulation and Enforcement Program

6,934,822

(c) Administrative Services Program

2,828,856

The appropriation to the Alabama Alcoholic Beverage Control Board shall include a transfer to the State Personnel Department of \$58,920.

SOURCE OF FUNDS:

(1) ABC Stores Fund

32,260,396

In addition to the above appropriations herein made, there is hereby appropriated for each additional retail store put into operation during the fiscal year, an amount equal to the sum required to install and operate the last comparable retail store put into operation by said Board provided, however, that the sum appropriated for the operation of retail stores as provided herein shall be reduced in like manner for each retail store closed or withdrawn from operation during the same period. There is further appropriated to the Alabama Alcoholic Beverage Control Board, after provision has been made for the other expenditures herein authorized such

sums as are or may be necessary to purchase the alcoholic beverages which are essential to maintain adequate stocks and inventory for an economic and successful sales operation. In addition to the above appropriation, it is further provided that, in the event any county or municipality of the State shall, during the fiscal period covered by this appropriation by proper referendum, authorize the legal sale of malt and brewed beverages within such county or municipality there is further appropriated, in addition to the amount herein set out, an amount comparable to that expended during the prior fiscal year for beer and license tax supervision within counties or municipalities of similar size and population. Provided, further that the amount appropriated herein shall be reduced in like manner in the event any county or municipality wherein malt and brewed beverages are now authorized by law to be sold shall, during the fiscal period covered by this appropriation by proper referendum, declare unlawful the sale in such county or municipality of such malt or brewed beverages.

Total Alabama Alcoholic Beverage
Control Board

32,260,396 32,260,396

10. Architects, Board for Registration of:

(a) Professional and Occupational
Licensing and Regulation Program

70,000

The appropriation to the Board for Registration of Architects shall include a transfer to the State Personnel Department of \$98.

SOURCE OF FUNDS:

(1) Fund of the Board of Registration of Architects, as provided in Title 34, Chapter 2, Section 23, Code of Alabama 1975

70,000

Total Board for Registration of Architects

70,000 70,000

REGULAR SESSION
30th Day

2603

11. Archives and History:

(a) Historical Resources Management Program	760,617
---	---------

SOURCE OF FUNDS:

(1) State General Fund	748,617		
(2) Federal, Local and Miscellaneous Funds		12,000	
Total Archives & History	748,617	12,000	760,617

12. Attorney General, Office of the:

(a) Legal Advice and Legal Services Program	3,384,891
---	-----------

(b) Fair Marketing Practices Program	286,125
--	---------

SOURCE OF FUNDS:

(1) State General Fund	2,800,000		
(2) Transfer from Pensions and Security		310,000	
(3) Federal, Local and Miscellaneous Funds		561,016	
Total Office of the Attorney General	2,800,000	871,016	3,671,016

13. Auditor, State:

(a) Fiscal Management Program	580,000
-------------------------------------	---------

SOURCE OF FUNDS:

(1) State General Fund	580,000		
Total State Auditor	580,000		580,000

14. Banking Department, State:

(a) Charter, License, and Regulate Financial Institutions Program	1,699,149
---	-----------

(b) Housing Authority Administration Program	30,000
--	--------

The appropriation to the State Banking Department shall include a transfer to the State Personnel Department of \$2,062.

SOURCE OF FUNDS:

(1) State General Fund Transfer	310,850		
(2) Banking Assessment Fees as provided in Title 5, Chapter 1, Section 5, 1975 Code of Alabama		1,229,497	

(3) Bureau of Credit Unions as provided in Title 5, Chapter 2, Article 5, Divisions 1 and 2, 1975 Code of Alabama		161,750	
(4) Loan Examination Fund as provided in Title 5, Chapter 18, Sections 1-24, 1975 Code of Alabama		27,052	
Total State Banking Department	310,850	1,418,299	1,729,149
15. Bar Association, Alabama State:			
(a) Professional and Occupational Licensing and Regulation Program			496,676
SOURCE OF FUNDS:			
(1) State Bar Association Fund, as provided in Title 34, Chapter 3, Code of Alabama 1975		496,676	
Total Alabama State Bar Association		496,676	496,676
16. Bear Creek Development Authority:			
(a) Water Resource Development Program			209,119
SOURCE OF FUNDS:			
(1) State General Fund	26,900		
(2) Federal, Local and Miscellaneous Funds		182,219	
Total Bear Creek Development Authority	26,900	182,219	209,119
17. Brierfield Ironworks Park:			
(a) Outdoor Recreation Sites and Services Program			87,760
SOURCE OF FUNDS:			
(1) State General Fund	20,000		
(2) Federal, Local and Miscellaneous Funds		67,760	
Total Brierfield Ironworks Park .	20,000	67,760	87,760
18. Building Commission:			
(a) Special Services Program			545,992
The appropriation to the Building Commission shall include a transfer to the State Personnel Department of \$98.			

REGULAR SESSION
30th Day

2605

SOURCE OF FUNDS:

(1) State General Fund	138,220		
(2) Federal, Local and Miscellaneous Funds		407,772	
Total Building Commission	138,220	407,772	545,992

19. Capitol Renovation—Alabama Historical Commission:

(a) Historical Resources Management Program			2,000,000
---	--	--	-----------

SOURCE OF FUNDS:

(1) State General Fund	2,000,000		
Total Capitol Renovation—Alabama Historical Commission ..	2,000,000		2,000,000

In addition to the above appropriation there is hereby appropriated \$1,500,000 to Capitol Renovation—Alabama Historical Commission to be conditional upon the condition of the State General Fund and upon approval of the Governor.

20. Chiropractic Examiners, Alabama State Board of:

(a) Professional and Occupational Licensing and Regulation Program			25,000
--	--	--	--------

SOURCE OF FUNDS:

(1) Alabama State Board of Chiropractic Examiner's Fund as provided in Title 34, Chapter 24, Article 4, Divisions 1, 2 and 3, 1975 Code of Alabama		25,000	
Total Alabama State Board of Chiropractic Examiners		25,000	25,000

21. Civil Defense, Department of:

(a) Readiness and Recovery Program			946,152
--	--	--	---------

The appropriation to the Department of Civil Defense shall include a transfer to the State Personnel Department of \$1,423.

SOURCE OF FUNDS:

(1) State General Fund	461,400		
(2) Federal, Local and Miscellaneous Funds		484,752	
Total Department of Civil Defense	461,400	484,752	946,152

22. Coastal Area Board, Alabama:

(a) Coastal Area Management Program	875,000
---	---------

The appropriation to the Alabama Coastal Area Board shall include a transfer to the State Personnel Department of \$245.

SOURCE OF FUNDS:

(1) State General Fund	50,000		
(2) Federal, Local and Miscellaneous		<u>825,000</u>	
Total Alabama Coastal Area Board	<u>50,000</u>	<u>825,000</u>	<u>875,000</u>

23. Conservation and Natural Resources, Department of:

(a) Wildlife and Game and Fish Program	10,903,145
(b) State Land Management Program	226,302
(c) Outdoor Recreation Sites and Services Program	12,874,553
(d) Administrative Services Program	3,039,187
(e) Land Survey Program	225,382

The appropriation to the Department of Conservation and Natural Resources shall include a transfer to the State Personnel Department of \$27,005

SOURCE OF FUNDS:

(1) Game and Fish Fund	9,475,445
(2) State Lands Fund	226,302

The funds hereinabove appropriated from the State Lands Fund includes funds for analyzing, cataloging and monitoring mineral reserves and the development thereof on State lands including water and offshore areas.

(3) Marine Resources Fund	1,121,500
---------------------------------	-----------

In addition to the monies hereinabove appropriated from the Marine Resources Fund, all monies derived from contracts, grants or other agreements concerning or relating to marine

biological research performed or accomplished at the Marine Resources Division Laboratory at Dauphin Island is hereby appropriated and may be expended by the Commissioner or Conservation on such Marine Resources Division Programs or projects which he deems appropriate.

(4) Marine Police Fund	1,724,000
(5) Land Surveyors Fund	225,382
(6) State Parks Fund	8,550,553
(7) Administrative Funds	3,039,187

The funds hereinabove appropriated shall be payable as provided in Title 9, Chapter 2, Section 1, Code of Alabama 1975.

(8) State General Fund	2,806,200
(9) State General Fund-Transfer to Game and Fish Fund for Capital Improvements—(Bibb and Escambia County Lakes)	100,000

Total Department of Conservation and Natural Resources	<u>2,906,200</u>	<u>24,362,369</u>	<u>27,268,569</u>
--	------------------	-------------------	-------------------

24. Contractors State Licensing Board for General:

(a) Professional and Occupational Licensing and Regulation Program	164,850
--	---------

The appropriation to the State Licensing Board for General Contractors shall include a transfer to the State Personnel Department of \$245.

SOURCE OF FUNDS:

(1) State Licensing Board for General Contractors Fund	164,850
--	---------

Pursuant to Title 34, Chapter 8, Code of Alabama 1975. In addition to the amounts appropriated hereinabove to the State Licensing Board for General Contractors there is hereby appropriated such an amount as may be necessary to pay the refund of any application for license which may have been rejected by the Board or application withdrawn by request of applicant.

Total State Licensing Board for General Contractors	164,850	164,850
--	---------	---------

25. Corrections, Board of:

(a) Administrative Services and Logistical Support Program ...	2,982,507
---	-----------

(b) Institutional Services Correc- tions Program	22,576,774
---	------------

(c) Correctional Industries Pro- gram	3,710,702
--	-----------

(c) Correctional Industries Pro- gram	3,710,702
--	-----------

The appropriation to the Board of Corrections shall include a transfer to the State Personnel Department of \$59,214.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	24,500,000
---------------------------------	------------

(2) Federal, Local and Miscellane- ous Funds	625,000
---	---------

(3) Board of Corrections Fund ...	4,144,983
-----------------------------------	-----------

The Commissioner of Corrections is authorized to utilize funds herein appropriated as matching contributions, where required and appropriated, to generate additional funds which would effectively increase the appropriations for the Board of Corrections. Any such grant funds so generated and in direct support of the Board of Corrections operations are also hereby appropriated.

Total Board of Corrections	24,500,000	4,769,983	29,269,983
----------------------------------	------------	-----------	------------

In addition to the above appropriation there is hereby appropriated \$30,000,000 to the Board of Corrections to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

26. Cosmetology, Alabama Board of:

(a) Professional and Occupational Licensing and Regulation Pro- gram	315,000
--	---------

The appropriation to the Alabama Board of Cosmetology shall include a transfer to the State Personnel Department of \$491.

SOURCE OF FUNDS:

(1) Alabama Board of Cosmetology
Fund as provided in Title 34,
Chapter 7, 1975 Code of Alabama
.....

315,000

Total Alabama Board of Cosmetol-
ogy

315,000

315,000

27. Criminal Justice Information
System, Alabama:

(a) Criminal Justice Information
Services Program

2,268,004

The appropriation to the Alabama
Criminal Justice Information
System shall include a transfer to
the State Personnel Department
of \$2,602.

SOURCE OF FUNDS:

(1) State General Fund—Transfer 1,900,000

(2) Federal, Local and Miscellane-
ous Funds

368,004

Total Alabama Criminal Justice
Information System

1,900,000

368,004

2,268,004

In addition to the above appropria-
tion there is hereby appropriated
\$239,000 to the Criminal Justice
Information System to be condi-
tional upon the condition of the
State General Fund and upon the
approval of the Governor.

28. Dairy Commission, Alabama:

(a) Regulatory Services Program

455,000

The appropriation to the Alabama
Dairy Commission shall include
a transfer to the State Personnel
Department of \$540.

SOURCE OF FUNDS:

(1) Alabama Dairy Commission
Fund as provided in Title 2,
Chapter 13, Code of Alabama
1975

455,000

Total Alabama Dairy Commission

455,000

455,000

29. Development Office, Alabama:

(a) Industrial Development Pro-
gram

2,537,000

(b) Bureau of Publicity and Information—Tourism and Travel Promotion Program	2,402,873
(c) Administrative Services Program—Office of Minority Business	145,000
(d) Alabama Film Commission—Promotional Development Program	220,000

The appropriation to the Alabama Development Office shall include a transfer to the State Personnel Department of \$3,093.

SOURCE OF FUNDS:

(1) State General Fund—Transfer Alabama Development Office ..	2,467,000		
(2) State General Fund—Transfer Publicity and Information	500,000		
(3) State General Fund Transfer—Office of Minority Business	75,000		
(4) State General Fund—Alabama Film Commission	220,000		
(5) Lodgings Tax (1¢)—Receipts collected under the provisions of Title 40, Chapter 26, 1975 Code of Alabama for the Bureau of Publicity and Information		1,902,873	
(6) Federal, Local and Miscellaneous Funds		<u>140,000</u>	
Total Alabama Development Office	<u>3,262,000</u>	<u>2,042,873</u>	<u>5,304,873</u>

30. Engineers and Land Surveyors, State Board of Registration for Professional:

(a) Professional and Occupational Licensing and Regulation Program	238,196
--	---------

The appropriation to the State Board of Registration for Professional Engineers and Land Surveyors shall include a transfer to the State Personnel Department of \$245.

SOURCE OF FUNDS:

- (1) Professional Engineers' Fund as provided in Title 34,

REGULAR SESSION
30th Day

2611

Chapter 11, Code of Alabama 1975, as amended and Act No. 1049, 1975 Regular Session	<u>238,196</u>		
Total State Board of Registration for Professional Engineers and Land Surveyors	<u>238,196</u>	<u>238,196</u>	
31. Ethics Commission, Alabama:			
(a) Regulation of Public Officials and Employees Program			175,000
SOURCE OF FUNDS:			
(1) State General Fund	<u>175,000</u>		
Total Alabama Ethics Commission	<u>175,000</u>		<u>175,000</u>
32. Farmers' Market Authority:			
(a) Agricultural Development Services Program			658,000
SOURCE OF FUNDS:			
(1) State General Fund—Transfer For Administration	78,000		
(2) State General Fund—Transfer for Capital Outlay	500,000		
(3) Farmers' Market Authority Fund—Revenue and Capital Outlay Account		<u>80,000</u>	
Total Farmers' Market Authority	<u>578,000</u>	<u>80,000</u>	<u>658,000</u>
33. Finance, Department of:			
(a) Fiscal Management Program			1,949,941
(b) Administrative Support Ser- vices Program			4,258,889
(c) Administrative Support Ser- vices Program—Repair, reno- vate, and clean state buildings			500,000
(d) Administration of Private Col- leges and Universities Facilities Authority			6,000
SOURCE OF FUNDS:			
(1) State General Fund	4,814,896		
(2) State Agency Collections— Maintenance Revolving Fund .		<u>1,899,934</u>	
Total Department of Finance	<u>4,814,896</u>	<u>1,899,934</u>	<u>6,714,830</u>
34. Finance—Telephone Network Fund:			
(a) Administrative Support Ser- vices Program			4,028,907

SOURCE OF FUNDS:

(1) Telephone Network Fund	<u>4,028,907</u>	
Total Finance—Telephone Net- work Fund	<u>4,028,907</u>	<u>4,028,907</u>

35. Foresters, Alabama State
Board of Registration for:

(a) Professional and Occupational Licensing and Regulation Pro- gram		17,900
--	--	--------

SOURCE OF FUNDS:

(1) Professional Foresters' Fund .	<u>17,900</u>	
Total Alabama State Board of Reg- istration for Foresters	<u>17,900</u>	<u>17,900</u>

36. Forestry Commission, Ala-
bama:

(a) Forest Resource Protection Program		7,316,266
(b) Forest Resource Management and Development Program		2,144,977
(c) Forestry Information and Edu- cation Program		282,245
(d) Administrative Services Pro- gram		1,276,585

The appropriation to the Alabama
Forestry Commission shall in-
clude a transfer to the State Per-
sonnel Department of \$19,983.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	5,568,659		
(2) Federal and Local Funds		2,549,398	
(3) Forestry Commission Fund . .		2,902,016	
Of the above appropriation \$100,000 shall be used for rural and community fire protection.			
Total Alabama Forestry Commis- sion	<u>5,568,659</u>	<u>5,451,414</u>	<u>11,020,073</u>

37. Fort Morgan Commission:

(a) Historical Resources Manage- ment Program			109,433
--	--	--	---------

SOURCE OF FUNDS:

(1) State General Fund	99,400		
(2) Federal, Local and Miscellane- ous Funds		<u>10,033</u>	
Total Fort Morgan Commission . .	<u>99,400</u>	<u>10,033</u>	<u>109,433</u>

REGULAR SESSION
30th Day

2613

38. Funeral Service, Alabama
Board of:

(a) Professional and Occupational Licensing and Regulation Pro- gram	81,900
--	--------

SOURCE OF FUNDS:

(1) Alabama Funeral Directors and Embalmers Fund as pro- vided in Title 34, Chapter 13, 1975 Code of Alabama	81,900	
Total Alabama Board of Funeral Services	81,900	81,900

38A. Foreign Trade Relations
Commission:

(a) Special Services Program	50,000
-----------------------------------	--------

SOURCE OF FUNDS:

(1) State General Fund	50,000	
Total Foreign Trade Relations Commission	50,000	50,000

39. Geological Survey:

(a) Discovery and Development of Mineral, Energy and Water Re- sources, Geologic Research and Topographic Mapping Program	1,596,049
--	-----------

The appropriation to the Geological
Survey shall include a transfer to
the State Personnel Department
of \$3,829.

SOURCE OF FUNDS:

(1) State General Fund	1,042,032		
(2) Federal, Local and Miscellane- ous Funds		554,017	
Total Geological Survey	1,042,032	554,017	1,596,049

40. Gorgas Memorial Board:

(a) Historical Resources Manage- ment Program	10,700
--	--------

SOURCE OF FUNDS:

(1) State General Fund as provided in Title 41, Chapter 9, Section 220, 1975 Code of Alabama and an additional amount	10,000		
(2) Federal, Local and Miscellane- ous Funds		700	
Total Gorgas Memorial Board ...	10,000	700	10,700

41. Governor's Office:

(a) Executive Direction Program 977,400

SOURCE OF FUNDS:

(1) State General Fund 977,400

Total Governor's Office 977,400 977,400

42. Governor's Contingency Fund:

(a) Executive Direction Program 295,480

SOURCE OF FUNDS:

(1) State General Fund 295,480

Total Governor's Contingency
Fund 295,480 295,480

43. Governor's Mansion and Coastal Mansion:

(a) Executive Direction Program 150,000

SOURCE OF FUNDS:

(1) State General Fund 150,000

Total Governor's Mansion and
Coastal Mansion 150,000 150,000

44. Healing Arts, State Licensing Board for the:

(a) Professional and Occupational
Licensing and Regulation Pro-
gram 132,000

The appropriation to the State
Licensing Board for the Healing
Arts shall include a transfer to
the Personnel Department of
\$98.

SOURCE OF FUNDS:

(1) State Licensing Board for the
Healing Arts Fund 132,000Total State Licensing Board for the
Healing Arts 132,000 132,000

45. Health, Department of Public:

(a) Administrative Services Pro-
gram 3,468,956(b) Health Support Services Pro-
gram 39,398,533(c) Personal Health Improvement
Program 29,535,056(d) Environmental Health Im-
provement Program 6,283,138

REGULAR SESSION
30th Day

2615

(e) Special Services Program	1,227,009
(f) Health Planning, Development and Regulation Program	5,069,881

The appropriation of the Department of Public Health shall include a transfer to the State Personnel Department of \$100,605.

SOURCE OF FUNDS:

(1) State General Fund	14,632,000		
(2) Cigarette Tax—1¢ as provided in Title 40, Chapter 25, Sections 2 and 23, 1975 Code of Alabama		1,400,001	
(3) Cigarette Tax—2¢ as provided in Title 40, Chapter 25, Sections 2 and 23, 1975 Code of Alabama		2,150,000	
(4) Vital Statistics Fund		660,000	
(5) Hospital Licensing Fund		85,000	
(6) Emergency Medical Services Fund as provided in Title 22, Chapter 18, Sections 1 through 7, 1975 Code of Alabama		30,000	
(7) Local Health Departments . . .		25,990,952	
(8) Water Improvement Commis- sion Fines		300,000	
(9) Miscellaneous Revenues		3,126,835	
(10) Federal Funds		<u>36,607,785</u>	
Total Department of Public Health	<u>14,632,000</u>	<u>70,350,573</u>	<u>84,982,573</u>

46. Health Planning and Development Agency, State:

(a) Health Planning, Development and Regulation Program	950,026
--	---------

SOURCE OF FUNDS:

(1) State General Fund	261,000		
(2) Federal, Local and Miscellaneous Funds		<u>689,026</u>	
Total State Health Planning and Development Agency	<u>261,000</u>	<u>689,026</u>	<u>950,026</u>

47. Hearing Aid Dealers, Alabama Board of:

(a) Professional and Occupational Licensing and Regulation Program	15,400
---	--------

SOURCE OF FUNDS:

(1) State Board of Health— Hearing Aid Fund as provided in	
---	--

Title 34, Chapter 14, Articles 1 and 2, 1975 Code of Alabama	15,400	
Total Alabama Board of Hearing Aid Dealers	15,400	15,400
48. Highway Department:		
(a) Central Administration Pro- gram		6,825,251
(b) Division and District Supervision—State Program		12,165,797
(c) Operations and Support Ser- vices Program		5,475,948
(d) Maintenance Program		60,000,000
(e) Non-Programmatic Expendi- tures		43,830,499
Proposed Spending Plan for the above (e) includes the following:		
Debt Service 38,595,075		
Equipment—Automotive 5,000,000		
Equipment—Other than Automo- tive 235,424		
(f) Construction—Federal Aid Program		248,429,681
Proposed Spending Plan for the above (f) includes the following:		
Federal Aid Matching 39,202,000		
Non-Participating Work on Fed- eral Aid Projects 1,000,000		
Advance Construction Bonds 30,726,000		
Federal Aid 177,501,681		
(g) Construction—State Program		94,640,398
(h) Operations—Land & Buildings		2,305,500
The appropriation to the Highway Department shall include a transfer to the State Personnel Department of \$232,144.		
SOURCE OF FUNDS:		
(1) State General Fund	75,000	
(2) Public Road and Bridge Fund		265,370,393
(3) Federal Aid		177,501,681
(4) Bond Proceeds		30,726,000

There is hereby appropriated, for payment of the principal of and the interest on all bonds heretofore or hereafter issued for public highways and bridge purposes, or either, by the State of Alabama, Alabama Highway Authority, or Alabama Highway Finance Corporation, a total of \$38,595,075 or so much as may be necessary for payment of said principal and interest at their respective maturities, of the revenues pledged for such payment.

The Highway Director with the consent of the Governor and the Budget Office shall have the authority to transfer any appropriation or any portion thereof between and among subsections, (a), (b), (c), (d), (e), (f), (g), (h) of this section whenever such transfer shall be necessary to assure maximum utilization of Federal Matching Funds which shall become available.

In the event that there shall not be sufficient funds available for payment of all appropriations hereinabove made, the following provisions shall be applicable: In the event of such insufficiency in respect of the said revenues accruing to the State Highway Department:

(1) The appropriations made for Debt Service in section (e) hereof shall be paid in full—

(2) The appropriations from the revenues accruing to the State Highway Department that are herein made for the purpose referred to in Sections (a), (b), (c), (d), (e), (f), (g), (h) except for Debt Service, hereof shall be allocated among the purposes referred to in said Sections in such order and with such priorities as the State Highway Director shall from time to time direct.

The funds appropriated in section (f) hereof, for the matching Federal funds, shall not revert at the end of the fiscal year for which such appropriations are made, but shall remain available for the purpose for which such appropriation was made.

In addition to all appropriations hereinabove made there is hereby appropriated to the State Highway Department all Federal Funds accruing thereto to be expended only for the purpose for which such funds are made available. Not later than ninety (90) days following the end of each fiscal year for which appropriations are made herein, the State Highway Director shall transmit to the Governor, Lieutenant Governor, and each member of the Legislature, a report stating the portions of each appropriation made herein that have been spent in each county in the State during the fiscal year then ended.

Total Highway Department	75,000	473,598,074	473,673,074
--------------------------------	--------	-------------	-------------

49. Highway and Traffic Safety,
Office of:

(a) Traffic Control and Accident Prevention Program			3,551,800
--	--	--	-----------

The appropriation to the Office of
Highway and Traffic Safety shall
include a transfer to the State
Personnel Department of \$491.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	83,600		
(2) Federal Funds		3,468,200	
Total Office of Highway and Traffic Safety	83,600	3,468,200	3,551,800

50. Historic Chattahoochee Commission:

(a) Historical Resources Management Program	66,500
---	--------

SOURCE OF FUNDS:

(1) State General Fund—Transfer	66,500
---------------------------------------	--------

Total Historic Chattahoochee Commission	66,500	66,500
---	--------	--------

51. Historical Commission, Alabama:

(a) Historical Resources Management Program	1,368,218
---	-----------

The appropriation to the Alabama Historical Commission shall include a transfer to the State Personnel Department of \$736.

SOURCE OF FUNDS:

(1) State General Fund—Transfer	274,400
---------------------------------------	---------

(2) Federal, Local and Miscellaneous Funds	1,593,818
--	-----------

Total Alabama Historical Commission	274,400	1,593,818	1,868,218
---	---------	-----------	-----------

52. Industrial Relations, Department of:

(a) Skills Enhancement and Employment Opportunities Program	99,159,393
---	------------

(b) Unemployment Compensation Program	180,333,617
---	-------------

(c) Administrative Services Program	6,340,871
---	-----------

(d) Industrial Safety and Accident Prevention Program	4,806,561
---	-----------

(e) Employment and Social Opportunities Program	325,810
---	---------

The appropriation to the Department of Industrial Relations shall include a transfer to the State Personnel Department of \$70,212.

SOURCE OF FUNDS:

(1) State General Fund	625,500
------------------------------	---------

(2) Federal, Local and Miscellaneous Funds	290,313,752
--	-------------

REGULAR SESSION
30th Day

2619

Total Department of Industrial Relations	<u>652,500</u>	<u>290,313,752</u>	<u>290,966,252</u>
53. Insurance Board, State Employees':			
(a) Administrative Support Services Program			72,434
SOURCE OF FUNDS:			
(1) State General Fund	<u>72,434</u>		
Total State Employees' Insurance Board	<u>72,434</u>		<u>72,434</u>
54. Insurance, Department of:			
(a) Regulatory Services Program			1,867,597
The appropriation to the Department of Insurance shall include a transfer to the State Personnel Department of \$2,749.			
SOURCE OF FUNDS:			
(1) State General Fund	906,469		
(2) Examination Revolving Fund as provided in Title 27, Chapter 2, Section 25, Code of Alabama 1975		820,253	
(3) Fire Marshals' Fund as provided in Title 24, Chapter 5, Article 1, 1975 Code of Alabama. Any balance in excess of \$50,000 at the end of the fiscal year shall be transferred to the State General Fund		<u>140,875</u>	
Total Department of Insurance ..	<u>906,469</u>	<u>961,128</u>	<u>1,867,597</u>
55. Labor, Department of:			
(a) Regulatory Services Program			249,670
SOURCE OF FUNDS:			
(1) State General Fund	212,164		
(2) Federal, Local and Miscellaneous Funds		<u>37,506</u>	
Total Department of Labor	<u>212,164</u>	<u>37,506</u>	<u>249,670</u>
56. LaGrange Historical Site—Alabama Historical Commission:			
(a) Historical Resources Management Program			2,140
SOURCE OF FUNDS:			
(1) State General Fund—as provided in Title 41, Chapter 9, Section 270, 1975 Code of Alabama	<u>2,140</u>		

Total LaGrange Historical Site— Alabama Historical Commission	2,140		2,140
57. Landscape Architects, Board of Examiners of:			
(a) Professional and Occupational Licensing and Regulation Pro- gram			4,650
SOURCE OF FUNDS:			
(1) Landscape Architects Fund ..		4,650	
Total Board of Examiners of Land- scape Architects		4,650	4,650
58. Law Enforcement Planning Agency, Alabama:			
(a) Law Enforcement Planning and Development Program			8,644,885
The appropriation to the Alabama Law Enforcement Planning Agency shall include a transfer to the State Personnel Depart- ment of \$2,602.			
SOURCE OF FUNDS:			
(1) State General Fund—Transfer for Matching Federal Funds ...	596,780		
(2) Federal, Local and Miscellane- ous Funds		8,048,105	
Total Alabama Law Enforcement Planning Agency	596,780	8,048,105	8,644,885
59. Liquefied Petroleum Gas Board:			
(a) Regulatory Services Program			124,176
The appropriation to the Liquefied Petroleum Gas Board shall in- clude a transfer to the State Per- sonnel Department of \$147.			
SOURCE OF FUNDS:			
(1) L. P. Gas Board Fund		124,176	
Total Liquefied Petroleum Gas Board		124,176	124,176
60. Medical Services Administra- tion:			
(a) Medical Assistance through Medicaid Program			227,678,668
The appropriation to the Medical Services Administration shall include a transfer to the State Personnel Department of \$9,770.			

SOURCE OF FUNDS:

(1) State General Fund—Transfer	66,000,000		
(2) Federal, Local and Miscellaneous Funds		<u>161,678,668</u>	
Total Medical Services Administration	<u>66,000,000</u>	<u>161,678,668</u>	<u>227,678,668</u>

In addition to the above appropriation there is hereby appropriated \$30,000,000 to Medical Services Administration to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

61. Mental Health, Department of:

(a) Institutional Treatment and Care—Mental Illness Program	45,300,542
(b) Institutional Treatment and Care—Mental Retardation Program	38,487,299
(c) Institutional Treatment and Care—Criminally Insane Program	348,297
(d) Non-Institutional Treatment and Care Program	22,253,454
(Of this amount, \$11,010,567 shall be used for Community Programs.)	
(e) Administrative Services Program	3,519,368

The appropriation to the Department of Mental Health shall include a transfer to the State Personnel Department of \$284,289.

SOURCE OF FUNDS:

(1) Special Mental Health Fund—For Operations and Maintenance of the State Mental Health Department including the purchase of drugs to medically and indigent mental patients not hospitalized at time of receiving drugs at the Alabama State Hospitals	68,195,817
(2) Special Mental Health Fund—Community Programs ..	11,010,567
(3) Transfer from ABC Profits ..	1,000,000
(4) Cigarette Tax—1¢	925,455

(5) Cigarette Tax—2¢	4,909,922	
(6) Federal, Local and Miscellaneous Funds	<u>23,867,199</u>	
Total Department of Mental Health	<u>109,908,960</u>	<u>109,908,960</u>

In addition to the above appropriation there is hereby appropriated \$36,400,000 to the Mental Health Department to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

62. A—Military Department:

(a) Military Operations Program	3,583,482
(b) Capital Outlay	595,132

SOURCE OF FUNDS:

(1) State General Fund—Transfer Capital Outlay for the Armories at Atmore, Fayette, Huntsville, Jackson, Montgomery, and Sub-Surface Soil Investigation .	525,600	
(2) State General Fund—Transfer for Architect and Engineering Services and Specifications for the Armories at Atmore, Birmingham, Goodwater, Guin and Monroeville	69,532	
(3) State General Fund—Operations	907,176	
(4) State General Fund—Quarterly Allowances Headquarters — Regular Allowance Units to be used solely for operating expenses; provided, that no more than \$4,500 shall be allotted in any fiscal year for the Headquarters Alabama National Guard	749,000	
(5) State General Fund—Active Military Service	113,610	
(6) State General Fund—Transfer to Armory Commission	<u>1,813,696</u>	
Total Military Department	<u>4,178,614</u>	<u>4,178,614</u>

62. B—Armory Commission of Alabama:

(a) Military Operations Program	2,631,374
---------------------------------	-----------

SOURCE OF FUNDS:

(1) Transfer from Military Department	1,813,696
---	-----------

REGULAR SESSION
30th Day

2623

(2) Federal, Local and Miscellaneous Funds	817,673	
--	---------	--

The funds hereinabove appropriated to the Armory Commission shall be payable from the funds in the State Treasury to the credit of the Armory Commission and the appropriation hereinabove made includes the appropriation made for the care, maintenance, and construction of armories. Provided, however, that the last Federal Government service contract reimbursement shall not revert to the State General Fund. Any surplus remaining in the Armory Commission Fund at the end of the fiscal year in excess of \$50,000 shall be transferred to the State General Fund.

Total Armory Commission of Alabama	<u>2,631,374</u>	<u>2,631,374</u>
--	------------------	------------------

63. Nursing Home Administrators, Board of Examiners of:

(a) Professional and Occupational Licensing and Regulation Program		11,000
--	--	--------

SOURCE OF FUNDS:

(1) Board of Examiners of Nursing Home Administrators Fund ...	<u>11,000</u>	
--	---------------	--

Total Board of Examiners of Nursing Home Administrators	<u>11,000</u>	<u>11,000</u>
---	---------------	---------------

64. Oil and Gas Board:

(a) Management and Regulation of Oil and Gas Exploration and Development Program		836,094
--	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>836,094</u>	
------------------------------	----------------	--

Total Oil and Gas Board	<u>836,094</u>	<u>836,094</u>
-------------------------------	----------------	----------------

65. Pardons and Parole, Board of:

(a) Administration of Pardons and Paroles Program		4,057,946
---	--	-----------

The appropriation to the Board of Pardons and Parole shall include a transfer to the State Personnel Department of \$9,869.

SOURCE OF FUNDS:

(1) State General Fund	2,526,921		
(2) Probationers Upkeep Fund ..		1,098,613	
(3) Federal, Local and Miscellaneous Funds		<u>432,412</u>	
Total Board of Pardons and Parole	<u>2,526,921</u>	<u>1,531,025</u>	<u>4,057,946</u>

66. Peace Officers' Annuity and Benefit Fund, Alabama:

(a) Retirement Systems Program			<u>170,715</u>
--------------------------------	--	--	----------------

SOURCE OF FUNDS:

(1) Peace Officers' Annuity and Benefit Fund as provided in Title 36, Chapter 21, Article 4, 1975 Code of Alabama		<u>170,715</u>	
Total Alabama Peace Officers' Annuity and Benefit Fund		<u>170,715</u>	<u>170,715</u>

67. Pensions:

- (a) Social Services Program—For Confederate Veterans and their widows: Such an amount as may be necessary to pay all the pensions allowed to Confederate soldiers and sailors and their widows.

SOURCE OF FUNDS:

- (1) Proceeds from the levy of the one mill tax as provided by Title 40, Chapter 8, Section 361, 1975 Code of Alabama.

68. Pensions and Security:

(a) Financial Assistance Program	115,680,637
(b) Social Services Program	77,418,000
(c) Food Assistance Program	21,639,606
(d) Child Support Enforcement Program	7,246,008
(e) Alabama Human Resources Board	100,000

The appropriation to Pensions and Security shall include a transfer to the State Personnel Department of \$189,771.

SOURCE OF FUNDS:

(1) Federal, Local and Miscellaneous Funds	149,938,627
--	-------------

REGULAR SESSION
30th Day

2625

(2) Liquor License Tax	1,572,000		
(3) ABC Profits	2,135,431		
(4) Whiskey Tax	20,527,370		
(5) State General Fund	5,000,000		
(6) Beer Tax	7,213,360		
(7) Pension Residue	6,845,000		
(8) Sales Tax	1,322,000		
(9) Franchise Tax	9,476,000		
(10) Contracts, Service Fees	364,144		
(11) Child Support Collections ..	1,574,119		
(12) Sales Tax for Food Stamps ..	10,200,000		
(13) Cigarette Tax	4,525,000		
(14) Contractor's Gross Receipts Tax	1,387,000		
(15) Pension Fund	<u>4,200</u>		
Total Pensions and Security	<u>5,000,000</u>	<u>217,084,251</u>	<u>222,084,251</u>

In addition to the above appropriation there is hereby appropriated \$6,000,000 to the Department of Pensions and Security to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

69. Personnel Department, State:

(a) Administrative Support Program	1,648,528
--	-----------

SOURCE OF FUNDS:

(1) State General Fund—Transfer	128,512	
(2) Federal, Local and Miscellaneous Funds	259,000	
(3) Transfer from Department of Aeronautics	196	
(4) Transfer from Commission on Aging	982	
(5) Transfer from Agriculture and Industries	17,725	
(6) Transfer from Agricultural Center Board	392	
(7) Transfer from Alcoholic Beverage Control Board	58,920	
(8) Transfer from Board of Registration of Architects	98	
(9) Transfer from State Banking Department	2,062	

(10) Transfer from Finance— Alabama Building Authority ..	589
(11) Transfer from Finance— Alabama Building Finance Au- thority	491
(12) Transfer from Building Com- mission	98
(13) Transfer from Civil Defense Department	1,423
(14) Transfer from Coastal Area Board	245
(15) Transfer from Conservation Department	27,005
(16) Transfer from State Licensing Board For General Contractors	245
(17) Transfer from Board of Cor- rections	59,214
(18) Transfer from Board of Cos- metology	491
(19) Transfer from Criminal Jus- tice Information Center	2,602
(20) Transfer from Alabama Dairy Commission	540
(21) Transfer from Alabama De- velopment Office	3,093
(22) Transfer from State Docks ..	4,812
(23) Transfer from Education ...	67,905
(24) Transfer from Education Study Commission	98
(25) Transfer from Board of Regis- tration for Professional En- gineers and Land Surveyors ...	245
(26) Transfer from Firefighters Personnel Standards and Educa- tion Commission	196
(27) Transfer from Forestry Com- mission	19,983
(28) Transfer from Geological Sur- vey	3,829
(29) Transfer from State Licensing Board for the Healing Arts	98
(30) Transfer from Health De- partment	100,605
(31) Transfer from Highway De- partment	232,144
(32) Transfer from Highway and Traffic Safety	491

REGULAR SESSION
30th Day

2627

(33) Transfer from Alabama Historical Commission	736
(34) Transfer from Industrial Relations	70,212
(35) Transfer from Insurance Department	2,749
(36) Transfer from Law Enforcement Planning Agency	2,602
(37) Transfer from Liquefied Petroleum Gas Board	147
(38) Transfer from Medical Services Administration	9,770
(39) Transfer from Department of Mental Health	284,289
(40) Transfer from Board of Nursing	540
(41) Transfer from Pardons and Paroles	9,869
(42) Transfer from Peace Officers Standards and Training Commission	98
(43) Transfer from Pensions and Security	189,771
(44) Transfer from Physical Fitness Commission	196
(45) Transfer from Board of Physical Therapy	49
(46) Transfer from Office of State Planning and Federal Programs	2,062
(47) Transfer from Public Library Service	2,700
(48) Transfer from Public Service Commission	3,829
(49) Transfer from Real Estate Commission	932
(50) Transfer from Retirement Systems	4,320
(51) Transfer from Department of Revenue	45,270
(52) Transfer from Board of Social Work Examiners	49
(53) Transfer from Surface Mining Reclamation Commission	982
(54) Transfer from Department of Toxicology and Criminal Investigation	3,240

(55) Transfer from Department of
Youth Services19,787Total State Personnel Department 128,512 1,520,016 1,648,528

70. Physical Therapy, Board of:

(a) Professional and Occupational
Licensing and Regulation Pro-
gram

19,800

The appropriation to the Board of
Physical Therapy shall include a
transfer to the State Personnel
Department of \$49.

SOURCE OF FUNDS:

(1) Physical Therapist Fund

19,800

Total Board of Physical Therapy .

19,80019,80071. Planning and Federal Pro-
grams, Office of State:

(a) State Planning Program

6,708,430

(b) Energy Management Program

10,310,000

(c) Special Services Program

390,608

The appropriation to the Office of
State Planning and Federal Pro-
grams shall include a transfer to
the State Personnel Department
of \$2,062.

SOURCE OF FUNDS:

(1) State General Fund—Transfer 2,193,770

(2) Federal, Local and Miscellane-
ous Funds15,215,268Total Office of State Planning and
Federal Programs2,193,77015,215,26817,409,038

72. Prosecution Services, Office of:

(a) Prosecution, Training, Educa-
tion and Management Program

131,591

SOURCE OF FUNDS:

(1) Federal, Local and Miscellane-
ous Funds

131,591

Total Office of Prosecution
Services131,591131,59173. Psychology, Alabama Board of
Examiners In:(a) Professional and Occupational
Licensing and Regulation Pro-
gram

16,000

SOURCE OF FUNDS:

(1) Board of Examiners of Psychology Fund	16,000	
Total Alabama Board of Examiners in Psychology	16,000	16,000
74. Public Safety, Department of:		
(a) Traffic Control and Accident Prevention Program		11,585,308
(b) Criminal Investigation Program		2,157,197
(c) Driver's Licensing and Improvement Program		5,510,515
(d) Public Safety Support Services Program		8,457,743
(e) Administrative Services Program		1,789,237
(f) Alabama Criminal Justice Training Center Program		1,600,000

SOURCE OF FUNDS:

(1) State General Fund	30,520,000	
(2) State General Fund—Capital Outlay—Building and Equipping	580,000	
Total Department of Public Safety	31,100,000	31,100,000
75. Public Service Commission:		
(a) Administrative Services Program		543,580
(b) Regulatory Services Program		2,956,420

The appropriation to the Public Service Commission shall include a transfer to the State Personnel Department of \$3,829.

SOURCE OF FUNDS:

(1) Public Service Commission Fund	3,500,000
--	-----------

The above appropriations to the Alabama Public Service Commission shall be payable only from inspection and supervision fees paid by utilities and transportation companies and such parts or percentage of fees and taxes paid by motor carrier or motor transportation companies as are now or may be set aside by law to be used by the Commis-

sion. Any surplus remaining in the Alabama Public Service Commission Fund at the end of the fiscal year in excess of \$500,000 shall be transferred to the State General Fund.

Total Public Service Commission	<u>3,500,000</u>	<u>3,500,000</u>
---------------------------------	------------------	------------------

76. Real Estate Commission, Alabama:

(a) Professional and Occupational Licensing and Regulation Program	600,000
--	---------

The appropriation to the Alabama Real Estate Commission shall include a transfer to the State Personnel Department of \$932.

SOURCE OF FUNDS:

(1) Alabama Real Estate Commission Fund—as provided in Title 34, Chapter 27, 1975 Code of Alabama, as amended and the total expenditures shall in no manner exceed the amounts hereby appropriated

600,000

Total Alabama Real Estate Commission

600,000

600,000

77. Retirement System of Alabama, Employees' (General Fund Share):

(a) Retirement System Program, Estimated

7,754,674

SOURCE OF FUNDS:

(1) State General Fund—Estimated

7,754,674

Total Employees' Retirement System of Alabama (General Fund Share)

7,754,674

7,754,674

78. Revenue Department:

(a) State Revenue Administration Program

21,622,498

The appropriation to the Revenue Department shall include a transfer to the State Personnel Department of \$45,270.

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 40, Chapter 7, Arti-

cle 2, Division 1, 1975 Code of Alabama, to maintain a program for the equalization of ad valorem tax assessments	250,000
(2) Transfer from the gross proceeds of Cigarette Tax Collections, Title 40, Chapter 25, Section 2 and 23, 1975 Code of Alabama	295,290
(3) Transfer from the gross proceeds of Financial Institution Excise Tax Collections	229,890
(4) Transfer from the gross proceeds of the Forest Severance Tax Collections	195,605
(5) Transfer from the gross proceeds of Gasoline Tax Collections	1,533,924
(6) Transfer from the Income Tax Collections	5,102,655
(7) Transfer from the gross proceeds of Motor Fuel Tax Collections	885,871
(8) Transfer from the gross proceeds of Motor Vehicle License Collections	895,780
(9) Transfer from the Pension Fund as part of the cost of collections of the 1-Mill Ad Valorem Tax	273,490
(10) Transfer from the Public School Fund as part of the cost of collections of the 3-Mill Ad Valorem Tax	675,798
(11) Transfer from the gross proceeds of Sales Tax Collections ..	7,115,921
(12) Transfer from the gross proceeds of the Tobacco Tax Collections	1,460,597
(13) Transfer from the gross proceeds of Use Tax Collections ..	697,598
(14) Transfer from the gross proceeds of the Utility Tax Collections—as provided in Title 40, Chapter 21, Article 4, 1975 Code of Alabama	455,817
(15) Federal, Local and Miscellaneous Funds	1,554,262

The amounts hereinabove appropriated for the cost of maintenance and operations of the De-

partment of Revenue are in lieu of any other statutory provisions for the payment of the cost of operating said Department or collections of the taxes as authorized by law.

Provided, however, in addition to the amount hereinabove appropriated, there is hereby appropriated to the Department of Revenue all sums allowed the Department of Revenue by local Acts of the Legislature as a charge for the collection of taxes or licenses.

Total Revenue Department	<u>250,000</u>	<u>21,372,498</u>	<u>21,622,498</u>
79. Revenue—Auto Title and Antitheft:			
(a) State Revenue Administration Program			937,500
SOURCE OF FUNDS:			
(1) State General Fund—Transfer	<u>937,500</u>		
Total Revenue—Auto Title and Antitheft	<u>937,500</u>		<u>937,500</u>
80. Revenue—Boards of Equalization:			
(a) State Revenue Administration Program			136,800
SOURCE OF FUNDS:			
(1) State General Fund	<u>136,800</u>		
Total Revenue—Boards of Equalization	<u>136,800</u>		<u>136,800</u>
81. Revenue—Motor Vehicle License:			
(a) State Revenue Administration Program			1,918,050
SOURCE OF FUNDS:			
(1) Transfer from the gross proceeds of Motor Vehicle License Collections for the purchase only of Motor Vehicle License Tags		<u>1,918,050</u>	
Total Revenue—Motor Vehicle License		<u>1,918,050</u>	<u>1,918,050</u>
82. Richmond P. Hobson Memorial Board:			
(a) Historical Resources Management Program			7,270

REGULAR SESSION
30th Day

2633

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 41, Chapter 9, Section 221, 1975 Code of Alabama, and an additional amount	7,270	
Total Richmond P. Hobson Memorial Board	7,270	7,270

83. Sanitariums, Board of Registration for:

(a) Professional and Occupational Licensing and Regulation Program		3,700
--	--	-------

SOURCE OF FUNDS:

(1) Registration Board of Sanitariums Fund—as provided in Title 34, Chapter 28, 1975 Code of Alabama	3,700	
Total Board of Registration for Sanitariums	3,700	3,700

84. Secretary of State:

(a) Administrative Support Services Program		365,000
---	--	---------

SOURCE OF FUNDS:

(1) State General Fund	365,000	
Total Secretary of State	365,000	365,000

85. Securities Commission:

(a) Regulatory Services Program		475,314
---------------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund	390,314	
(2) Federal, Local and Miscellaneous Funds	60,619	
(3) Sales of Checks License Fund	7,381	
(4) Exemption Fund	17,000	
Total Securities Commission	390,314	475,314

86. Social Security Agency:

(a) Administrative Support Services Program		231,950
---	--	---------

SOURCE OF FUNDS:

(1) State General Fund	221,502	
(2) Contribution Fund	10,448	
Total Social Security Agency	221,502	231,950

87. Social Work Examiners, Alabama State Board of:

- (a) Professional and Occupational
-
- Licensing and Regulation Program

43,500

The appropriation to the Alabama State Board of Social Work Examiners shall include a transfer to the State Personnel Department of \$49.

SOURCE OF FUNDS:

- (1) Alabama State Board of Social
-
- Work Examiners Fund—as provided in Title 34, Chapter 30,
-
- 1975 Code of Alabama

43,500

Total Alabama State Board of Social Work Examiners

43,500

43,500

88. Soil and Water Conservation Committee, Alabama State:

- (a) Water Resource Development Program

415,235

- (b) Soil Survey

100,000

SOURCE OF FUNDS:

- (1) State General Fund

515,235

Total Alabama State Soil and Water Conservation Committee

515,235

515,235

89. Southern Growth Policies Board:

- (a) Special Services Program

25,300

SOURCE OF FUNDS:

- (1) State General Fund

25,300

Total Southern Growth Policies Board

25,300

25,300

90. Space Science Exhibit Commission, Alabama:

- (a) Tourism and Travel Promotion Program

2,977,760

SOURCE OF FUNDS:

- (1) State General Fund—Capital Outlay

400,000

- (2) Federal, Local and Miscellaneous Funds

2,577,760

Total Alabama Space Science Exhibit Commission

400,000

2,577,760

2,977,760

REGULAR SESSION
30th Day

2635

91. Speech Pathology and Audi-
ology, Alabama Board of Examin-
ers for:

(a) Professional and Occupational Licensing and Regulation Pro- gram	12,000
--	--------

SOURCE OF FUNDS:

(1) Alabama Board of Examiners for Speech Pathology and Au- diology Fund—as provided in Title 34, Chapter 28A, 1975 Code of Alabama	12,000	
Total Alabama Board of Examiners for Speech Pathology and Au- diology	12,000	12,000

92. Surface Mining Reclamation
Commission:

(a) Industrial Safety and Accident Prevention Program	1,828,900
--	-----------

The appropriation to the Surface
Mining Reclamation Commis-
sion shall include a transfer to
the State Personnel Department
of \$982.

SOURCE OF FUNDS:

(1) Surface Mining Reclamation Commission Fund—as provided by Title 9, Chapter 16, Article 2, 1975 Code of Alabama. All fees and charges, grants, gifts, fines, bond forfeitures or other monies received under the above act, in addition to the appropriation herein made, are appropriated to the Surface Mining Reclamation Commission	1,828,900	
Total Surface Mining Reclamation Commission	1,828,900	1,828,900

93. Tannehill Historical State
Park:

(a) Historical Resources Manage- ment Program	778,000
--	---------

SOURCE OF FUNDS:

(1) State General Fund	200,000	
(2) Federal, Local and Miscellane- ous Funds	578,000	
Total Tannehill Historical State Park	200,000	578,000
		778,000

94. Tennessee-Tombigbee Waterway Development Authority:

(a) Water Resource Development Program 474,951

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 33, Chapter 8, 1975 Code of Alabama as amended . 140,000

(2) Federal, Local and Miscellaneous Funds 334,951

Total Tennessee-Tombigbee Waterway Development Authority 140,000 334,951 474,951

95. Toxicology and Criminal Investigation, Alabama Department of:

(a) Forensic Science Services Program 2,846,500

The appropriation to the Alabama Department of Toxicology and Criminal Investigation shall include a transfer to the State Personnel Department of \$3,240.

SOURCE OF FUNDS:

(1) State General Fund 1,955,000

(2) State General Fund—Transfer—Capital Outlay 700,000

(3) Federal, Local and Miscellaneous Funds 191,500

Total Alabama Department of Toxicology and Criminal Investigation 2,655,000 191,500 2,846,500

In addition to the above appropriation there is hereby appropriated \$200,000 to the Department of Toxicology and Criminal Investigation to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

96. Treasurer, State:

(a) Fiscal Management Program 864,500

SOURCE OF FUNDS:

(1) State General Fund 864,500

Total State Treasurer 864,500 864,500

97. Uniform State Laws, Commission on:

(a) Special Services Program 4,275

REGULAR SESSION
30th Day

2637

SOURCE OF FUNDS:

(1) State General Fund—as provided in Title 41, Chapter 9, Article 12, 1975 Code of Alabama	4,275	
Total Commission on Uniform State Laws	<u>4,275</u>	<u>4,275</u>

98. Veterans Affairs, Department of:

(a) Administration of Veterans Affairs Program		1,696,430
--	--	-----------

SOURCE OF FUNDS:

(1) State General Fund	1,696,430	
Total Department of Veterans Affairs	<u>1,696,430</u>	<u>1,696,430</u>

99. Veterinary Medical Examiners, Alabama State Board of:

(a) Professional and Occupational Licensing and Regulation Program		10,925
--	--	--------

SOURCE OF FUNDS:

(1) State Board of Veterinary Medical Examiners Fund—as provided in Title 34, Chapter 29, 1975 Code of Alabama	10,925	
Total Alabama State Board of Veterinary Medical Examiners	<u>10,925</u>	<u>10,925</u>

100. Water and Waste Water Systems Personnel, Board of Certification for:

(a) Professional and Occupational Licensing and Regulation Program		4,800
--	--	-------

SOURCE OF FUNDS:

(1) Operators Certification Fund—as provided in Title 22, Chapter 25, 1975 Code of Alabama	4,800	
Total Board of Certification for Water and Waste Water Systems Personnel	<u>4,800</u>	<u>4,800</u>

101. Water Well Standards Board, Alabama:

(a) Professional and Occupational Licensing and Regulation Program		51,000
--	--	--------

SOURCE OF FUNDS:

(1) Well Digger's Licensing
Fund—as provided in Title 22,
Chapter 24, 1975 Code of Ala-
bama

51,000

Total Alabama Water Well Stan-
dards Board

51,000

51,000

102. Women's Commission, Ala-
bama:

(a) Employment and Social Oppor-
tunities Program

10,300

SOURCE OF FUNDS:

(1) State General Fund 10,300

Total Alabama Women's Commis-
sion

10,300

10,300

D. OTHER FUNCTIONS OF
GOVERNMENT FUNDED
FROM THE GENERAL FUND:

1. Advertising Lands for Tax Sale:

(a) State Revenue Administration
Program, Estimated

45,000

SOURCE OF FUNDS:

(1) State General Fund 45,000

Total Advertising Lands for Tax
Sale

45,000

45,000

2. Arrest of Absconding Felons:

(a) Criminal Investigation Pro-
gram, Estimated

51,000

SOURCE OF FUNDS:

(1) State General Fund 51,000

Total Arrest of Absconding Felons

51,000

51,000

3. Automatic Appeal Expense:

(a) Legal Advice and Legal Service
Program, Estimated

1,700

SOURCE OF FUNDS:

(1) State General Fund as provided
in Title 12, Chapter 22, Sections
150 and 241, 1975 Code of Ala-
bama

1,700

Total Automatic Appeal Expense

1,700

1,700

4. Civil Court Costs in Connection
with Ad Valorem Tax Assess-
ments Appeals:

REGULAR SESSION
30th Day

2639

(a) State Revenue Administration Program, Estimated		200
SOURCE OF FUNDS:		
(1) State General Fund	200	
Total Civil Court Costs in Connection with Ad Valorem Tax Assessments Appeals	200	200
5. Consumer Utility Rate Hearing:		
(a) Executive Direction Program		250,000
SOURCE OF FUNDS:		
(1) State General Fund as provided in Title 37, Chapter 1, Article 1, 1975 Code of Alabama	250,000	
Total Consumer Utility Rate Hearing	250,000	250,000
6. Court Costs—Act No. 558, 1957:		
(a) Court Operations Program, Estimated		50,000
SOURCE OF FUNDS:		
(1) State General Fund pursuant to Act No. 558, 1957, page 777	50,000	
Total Court Costs—Act No. 558, 1957	50,000	50,000
7. Courts Costs not Otherwise Provided for:		
(a) Legal Advice and Legal Service Program, Estimated		670,000
SOURCE OF FUNDS:		
(1) State General Fund	670,000	
Total Court Costs Not Otherwise Provided For	670,000	670,000
8. Distribution of Public Documents:		
(a) Administrative Support Service Program, Estimated		1,500
SOURCE OF FUNDS:		
(1) State General Fund	1,500	
Total Distribution of Public Documents	1,500	1,500
9. Election Expenses:		
(a) Special Services Program, Estimated		500,000

SOURCE OF FUNDS:

(1) State General Fund	<u>500,000</u>	
Total Election Expenses	<u>500,000</u>	<u>500,000</u>

10. Emergency Fund, Departmental:

(a) Special Services Program		450,000
-----------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund

(This is the appropriation contemplated in Title 41, Chapter 4, Section 94, Code of Alabama 1975, and shall be the only amount appropriated and the total amount expended under the provisions of said section)

.....	<u>450,000</u>	
Total Departmental Emergency Fund	<u>450,000</u>	<u>450,000</u>

11. Fair Trial Tax Transfer:

(a) Court Operations Program ..		100,000
---------------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>100,000</u>	
Total Fair Trial Tax Transfer ...	<u>100,000</u>	<u>100,000</u>

12. Feeding of Prisoners:

(a) Institutional Services Corrections Program, Estimated		3,000,000
---	--	-----------

SOURCE OF FUNDS:

(1) State General Fund for expenses of feeding prisoners in county jails	<u>3,000,000</u>	
Total Feeding of Prisoners	<u>3,000,000</u>	<u>3,000,000</u>

13. General Government: 12,500,000

SOURCE OF FUNDS:

(1) Federal Revenue Sharing	<u>12,500,000</u>	
Total General Government	<u>12,500,000</u>	<u>12,500,000</u>

14. Governors' Conference, National:

(a) Executive Direction Program		40,892
---------------------------------	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>40,892</u>	
------------------------------	---------------	--

REGULAR SESSION
30th Day

2641

Total National Governors' Conference	40,892	<u>40,892</u>
15. Governor's Councillor:		
(a) Executive Direction Program		36,000
SOURCE OF FUNDS:		
(1) State General Fund as provided in Title 36, Chapter 13, Section 13, 1975 Code of Alabama	<u>36,000</u>	
Total Governor's Councillor	<u>36,000</u>	<u>36,000</u>
16. Governor's Proclamation Expenses:		
(a) Executive Direction Program		150,000
SOURCE OF FUNDS:		
(1) State General Fund	<u>150,000</u>	
Total Governor's Proclamation Expenses	<u>150,000</u>	<u>150,000</u>
17. Governors' Widows Retirement:		
(a) Executive Direction Program		14,400
SOURCE OF FUNDS:		
(1) State General Fund	<u>14,400</u>	
Total Governors' Widows Retirement	<u>14,400</u>	<u>14,400</u>
18. Insurance, State Employees':		
(a) Administrative Support Service Program, Estimated		2,100,000
SOURCE OF FUNDS:		
(1) State General Fund, Estimated	<u>2,100,000</u>	
Total State Employees' Insurance	<u>2,100,000</u>	<u>2,100,000</u>
19. Interpreter's Account:		
(a) Court Support Services Program, Estimated		1,000
SOURCE OF FUNDS:		
(1) State General Fund as provided in Title 12, Chapter 21, Sections 131-134, 1975 Code of Alabama	<u>1,000</u>	
Total Interpreter's Account	<u>1,000</u>	<u>1,000</u>
20. Law Enforcement Fund:		
(a) Special Police Services Program		9,000

SOURCE OF FUNDS:

(1) State General Fund—Transfer	<u>9,000</u>	
Total Law Enforcement Fund ...	<u>9,000</u>	<u>9,000</u>

21. Law Enforcement Legal Defense:

(a) Legal Advice and Legal Service Program		5,000
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund to carry out provisions of Act No. 259, 1957 Regular Session	<u>5,000</u>	
Total Law Enforcement Legal Defense	<u>5,000</u>	<u>5,000</u>

22. Legislatures, Nat'l. Conference of State:

(a) Legislative Operations and Support Program		43,390
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>43,390</u>	
Total National Conference of State Legislators	<u>43,390</u>	<u>43,390</u>

23. Mailing Tax Notices:

(a) State Revenue Administration Program, Estimated		1,000
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,000</u>	
Total Mailing Tax Notices	<u>1,000</u>	<u>1,000</u>

24. Matching Federal Funds not Otherwise Provided for:

(a) Court Operations Program ..		90,000
---------------------------------	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>90,000</u>	
Total Matching Federal Funds Not Otherwise Provided For	<u>90,000</u>	<u>90,000</u>

25. Mental Health Fund, Alabama Special:

22,562,500

SOURCE OF FUNDS:

(1) State General Fund Transfer	<u>22,562,500</u>	
Total Alabama Special Mental Health Fund	<u>22,562,500</u>	<u>22,562,500</u>

REGULAR SESSION
30th Day

2643

26. Printing of Legislative Acts
and Journals:

(a) Administrative Support Ser- vices Program, Estimated	163,300
---	---------

SOURCE OF FUNDS:

(1) State General Fund	163,300
------------------------------	---------

Total Printing of Legislative Acts and Journals	163,300	163,300
--	---------	---------

27. Printing of State and County
Privilege Licenses:

(a) State Revenue Administration Program	11,000
---	--------

SOURCE OF FUNDS:

(1) State General Fund	11,000
------------------------------	--------

Total Printing of State and County Privilege Licenses	11,000	11,000
--	--------	--------

28. Public Defenders:

(a) Court Operations Program ..	33,000
---------------------------------	--------

SOURCE OF FUNDS:

(1) State General Fund for salaries of Public Defenders for the 21st Judicial Circuit, as provided by Act No. 1158, 1969 Regular Ses- sion	33,000
--	--------

Total Public Defenders	33,000	33,000
------------------------------	--------	--------

29. Registration of Voters:

(a) Special Services Program, Es- timated	600,000
--	---------

SOURCE OF FUNDS:

(1) State General Fund	600,000
------------------------------	---------

Total Registration of Voters	600,000	600,000
------------------------------------	---------	---------

30. Removal of Prisoners:

(a) Special Police Services Pro- gram, Estimated	105,000
---	---------

SOURCE OF FUNDS:

(1) State General Fund	105,000
------------------------------	---------

Total Removal of Prisoners	105,000	105,000
----------------------------------	---------	---------

31. Social Security (General Fund
Share):

(a) Administrative Support Ser- vice Program, Estimated	3,700,000
--	-----------

(Includes payment to MICA)

SOURCE OF FUNDS:

(1) State General Fund	<u>3,700,000</u>	
Total Social Security (General Fund Share)	<u>3,700,000</u>	<u>3,700,000</u>

32. State Treasurer—Previous Year's Unpaid Warrants:

(a) Special Services Program, Estimated		136,000
---	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>136,000</u>	
Total State Treasurer—Previous Years Unpaid Warrants	<u>136,000</u>	<u>136,000</u>

E. FINANCIAL ASSISTANCE TO NON-STATE AGENCIES:

1. Amos Alonzo Stagg Bowl:

(a) Tourism and Travel Promotion Program		3,850
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>3,850</u>	
Total Amos Alonzo Stagg Bowl ..	<u>3,850</u>	<u>3,850</u>

2. Appalachian Regional Commission:

(a) Planning Program		168,625
----------------------------	--	---------

SOURCE OF FUNDS:

(1) State General Fund	<u>168,625</u>	
Total Appalachian Regional Commission	<u>168,625</u>	<u>168,625</u>

3. Armed Forces Day in Alabama:

(a) Historical Resources Management Program		1,150
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,150</u>	
Total Armed Forces Day in Alabama	<u>1,150</u>	<u>1,150</u>

4. Azalea Trail Festival, Mobile:

(a) Tourism and Travel Promotion Program		2,140
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>2,140</u>	
------------------------------	--------------	--

**REGULAR SESSION
30th Day**

2645

Total Mobile Azalea Trail Festival	<u>2,140</u>	<u>2,140</u>
5. Big Nance Creek Water Management District:		
(a) Water Resource Development Program		1,925
SOURCE OF FUNDS:		
(1) State General Fund	<u>1,925</u>	
Total Big Nance Creek Water Management District	<u>1,925</u>	<u>1,925</u>
6. Birmingham Chamber Music Society:		
(a) Fine Arts Program		2,140
SOURCE OF FUNDS:		
(1) State General Fund	<u>2,140</u>	
Total Birmingham Chamber Music Society	<u>2,140</u>	<u>2,140</u>
7. Birmingham Festival of Arts, Inc.:		
(a) Fine Arts Program		21,380
SOURCE OF FUNDS:		
(1) State General Fund	<u>21,380</u>	
Total Birmingham Festival of Arts, Inc.	<u>21,380</u>	<u>21,380</u>
8. Birmingham Sickie Cell:		
(a) Sickie Cell Education Program		30,000
SOURCE OF FUNDS:		
(1) State General Fund	<u>30,000</u>	
Total Birmingham Sickie Cell ...	<u>30,000</u>	<u>30,000</u>
9. Blue and Gray Association, Inc.:		
(a) Tourism and Travel Promotion Program		7,700
SOURCE OF FUNDS:		
(1) State General Fund	<u>7,700</u>	
Total Blue and Gray Association, Inc.	<u>7,700</u>	<u>7,700</u>
10. Chilton County Peach Festival:		
(a) Tourism and Travel and Promotion Program		6,400

SOURCE OF FUNDS:

(1) State General Fund	<u>6,400</u>	
Total Chilton County Peach Festival	<u>6,400</u>	<u>6,400</u>

11. Choccolocco Creek Watershed Association:

(a) Water Resource Development Program		3,000
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>3,000</u>	
Total Choccolocco Creek Watershed Association	<u>3,000</u>	<u>3,000</u>

12. Choctawhatchee River Watershed Association, Southeast:

(a) Water Resource Development Program		1,925
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,925</u>	
Total Southeast Choctawhatchee River Watershed Association ..	<u>1,925</u>	<u>1,925</u>

13. Civil Air Patrol:

(a) Readiness and Recovery Program		30,000
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>30,000</u>	
Total Civil Air Patrol	<u>30,000</u>	<u>30,000</u>

14. Coosa-Alabama River Improvement Association:

(a) Water Resource Development Program		10,700
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>10,700</u>	
Total Coosa-Alabama River Improvement Association	<u>10,700</u>	<u>10,700</u>

15. Coosa River Action Council, Inc.:

(a) Water Resource Development Program		8,550
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>8,550</u>	
------------------------------	--------------	--

REGULAR SESSION
30th Day

2647

Total Coosa River Action Council, Inc.	8,550	8,550
16. Deep Sea Fishing Rodeo, Ala- bama:		
(a) Tourism and Travel Promotion Program		1,285
SOURCE OF FUNDS:		
(1) State General Fund	1,285	
Total Alabama Deep Sea Fishing Rodeo	1,285	1,285
17. Dynne Creek Watershed Con- servancy District:		
(a) Water Resource Development Program		1,925
SOURCE OF FUNDS:		
(1) State General Fund	1,925	
Total Dynne Creek Watershed Cons. Dist.	1,925	1,925
18. Elk River Development Agency:		
(a) Water Resource Development Program		6,400
SOURCE OF FUNDS:		
(1) State General Fund	6,400	
Total Elk River Development Agency	6,400	6,400
19. Elyton Recovery Center:		
(a) Non-Institutional Treatment and Care Program		155,000
SOURCE OF FUNDS:		
(1) State General Fund—Capital Improvement	155,000	
Total Elyton Recovery Center ...	155,000	155,000
20. Energy Board, Southern States:		
(a) Discovery and Development of Mineral, Energy and Water Re- sources, Geologic Research and Topographic Mapping Program		21,171
SOURCE OF FUNDS:		
(1) State General Fund	21,171	
Total Southern States Energy Board	21,171	21,171

21. Federation of Southern Cooperatives:

(a) Tourism and Travel Promotion Program	8,550
--	-------

(For Miss Black Alabama Pageant)

SOURCE OF FUNDS:

(1) State General Fund	8,550
------------------------------	-------

Total Federation of Southern Cooperatives	8,550	8,550
---	-------	-------

22. Forest Festival, Alabama:

(a) Forest Information and Education Program	4,275
--	-------

SOURCE OF FUNDS:

(1) State General Fund	4,275
------------------------------	-------

Total Alabama Forest Festival ..	4,275	4,275
----------------------------------	-------	-------

23. Geneva County Tomato Festival:

(a) Tourism and Travel Promotion Program	4,275
--	-------

SOURCE OF FUNDS:

(1) State General Fund	4,275
------------------------------	-------

Total Geneva County Tomato Festival	4,275	4,275
---	-------	-------

24. George Lindsey Celebrity Benefit, Inc.:

(a) Tourism and Travel Promotion Program	8,550
--	-------

SOURCE OF FUNDS:

(1) State General Fund	8,550
------------------------------	-------

Total George Lindsey Celebrity Benefit, Inc.	8,550	8,550
---	-------	-------

25. Gulf Shores Tourist Association:

(a) Tourism and Travel Promotion Program	11,543
--	--------

SOURCE OF FUNDS:

(1) State General Fund	11,543
------------------------------	--------

Total Gulf Shores Tourist Association	11,543	11,543
---	--------	--------

26. Guntersville Boat Races:

(a) Tourism and Travel Promotion Program	7,310
--	-------

REGULAR SESSION
30th Day

2649

SOURCE OF FUNDS:

(1) State General Fund	<u>7,310</u>	
Total Guntersville Boat Races ...	<u>7,310</u>	<u>7,310</u>

27. Hank Williams Memorial Association:

(a) Historical Resources Management Program		4,275
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>4,275</u>	
Total Hank Williams Memorial Association	<u>4,275</u>	<u>4,275</u>

28. Helen Keller Property Board:

(a) Historical Resources Management Program		25,000
---	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>25,000</u>	
Total Helen Keller Property Board	<u>25,000</u>	<u>25,000</u>

29. Interstate Mining Commission:

(a) Planning Program		8,901
----------------------------	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>8,901</u>	
Total Interstate Mining Commission	<u>8,901</u>	<u>8,901</u>

30. Junior Miss Pageant, Inc., America's:

(a) Tourism and Travel Promotion Program		33,000
--	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>33,000</u>	
Total America's Junior Miss Pageant, Inc.	<u>33,000</u>	<u>33,000</u>

31. Ketchepedrakee Creek Watershed Conservancy District:

(a) Water Resource Development Program		1,925
--	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,925</u>	
Total Ketchepedrakee Creek Watershed Conservancy District	<u>1,925</u>	<u>1,925</u>

32. Lake Eufaula Summer Spectacular:

(a) Tourism and Travel Promotion Program	7,700
--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>7,700</u>
------------------------------	--------------

Total Lake Eufaula Summer Spectacular	<u>7,700</u>	<u>7,700</u>
---	--------------	--------------

33. Mobile Carnival Association:

(a) Tourism and Travel Promotion Program	3,848
--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>3,848</u>
------------------------------	--------------

Total Mobile Carnival Association	<u>3,848</u>	<u>3,848</u>
---	--------------	--------------

34. Mountain Lakes Tourist Association, Alabama:

(a) Tourism and Travel Promotion Program	19,665
--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>19,665</u>
------------------------------	---------------

Total Alabama Mountain Lakes Tourist Association	<u>19,665</u>	<u>19,665</u>
--	---------------	---------------

35. Pea River Historical and Genealogical Society:

(a) Historical Resources Management Program	4,275
---	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>4,275</u>
------------------------------	--------------

Total Pea River Historical and Genealogical Society	<u>4,275</u>	<u>4,275</u>
---	--------------	--------------

36. Pea River Watershed Conservancy District:

(a) Water Resource Development Program	1,925
--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,925</u>
------------------------------	--------------

Total Pea River Watershed Conservancy District	<u>1,925</u>	<u>1,925</u>
--	--------------	--------------

37. Peanut Festival Association, Inc., National:

REGULAR SESSION
30th Day

2651

(a) Tourism and Travel Promotion Program		10,260
SOURCE OF FUNDS:		
(1) State General Fund	10,260	
Total National Peanut Festival Association, Inc	10,260	10,260
38. Pike County Pioneer Museum Association:		
(a) Historical Resources Management Program		4,275
SOURCE OF FUNDS:		
(1) State General Fund	4,275	
Total Pike County Pioneer Museum Association	4,275	4,275
39. Pimento Festival:		
(a) Tourism and Travel Promotion Program		855
SOURCE OF FUNDS:		
(1) State General Fund	855	
Total Pimento Festival	855	855
40. Riverboat Commission, Inc., Montgomery:		
(a) Tourism and Travel Promotion Program		19,250
SOURCE OF FUNDS:		
(1) State General Fund	19,250	
Total Montgomery Riverboat Commission, Inc.	19,250	19,250
41. Shakespeare Festival, Alabama:		
(a) Fine Arts Program		6,410
SOURCE OF FUNDS:		
(1) State General Fund	6,410	
Total Alabama Shakespeare Festival	6,410	6,410
42. Southern Championship Charity Horseshow:		
(a) Tourism and Travel Promotion Program		4,275
SOURCE OF FUNDS:		
(1) State General Fund	4,275	

Total Southern Championship Charity Horseshow	4,275	4,275
43. Spirit of America Festival, Inc.:		
(a) Tourism and Travel Promotion Program		3,850
SOURCE OF FUNDS:		
(1) State General Fund	3,850	
Total Spirit of America Festival, Inc.	3,850	3,850
44. Sports Hall of Fame:		
(a) Historical Resources Manage- ment Program		28,500
SOURCE OF FUNDS:		
(1) State General Fund	28,500	
Total Sports Hall of Fame	28,500	28,500
45. Steer Show Association, Ala- bama State:		
(a) Agricultural Development Services Program		15,000
SOURCE OF FUNDS:		
(1) State General Fund	15,000	
Total Alabama State Steer Show Association	15,000	15,000
46. Tallacoosa Highland Lakes Association:		
(a) Tourism and Travel Promotion Program		7,700
SOURCE OF FUNDS:		
(1) State General Fund	7,700	
Total Tallacoosa Highland Lakes Association	7,700	7,700
47. Tallassee hatchie Creek Watershed Conservancy Dis- trict:		
(a) Water Resource Development Program		1,700
SOURCE OF FUNDS:		
(1) State General Fund	1,700	
Total Tallassee hatchie Creek Watershed Conservancy District	1,700	1,700

REGULAR SESSION
30th Day

2653

48. Tennessee River Valley Association:

(a) Water Resources Development Program 11,970

SOURCE OF FUNDS:

(1) State General Fund 11,970

Total Tennessee River Valley Association 11,970 11,970

49. Tennessee Valley Publicity and Improvement Association:

(a) Tourism and Travel Promotion Program 34,200

SOURCE OF FUNDS:

(1) State General Fund 34,200

Total Tennessee Valley Publicity and Improvement Association . 34,200 34,200

50. Terrapin Creek Watershed Conservancy District:

(a) Water Resource Development Program 1,925

SOURCE OF FUNDS:

(1) State General Fund 1,925

Total Terrapin Creek Watershed Conservancy District 1,925 1,925

51. Travel Council, Alabama:

(a) Tourism and Travel Promotion Program 34,200

SOURCE OF FUNDS:

(1) State General Fund 34,200

Total Alabama Travel Council .. 34,200 34,200

52. Tri-Rivers Waterway Development Association:

(a) Water Resource Development Program 23,085

SOURCE OF FUNDS:

(1) State General Fund 23,085

Total Tri-Rivers Waterway Development Association 23,085 23,085

53. Vestavia Hills Dogwood Festival and Trail:

(a) Tourism and Travel Promotion Program 855

SOURCE OF FUNDS:

(1) State General Fund	<u>855</u>	
Total Vestavia Hills Dogwood Festival and Trail	<u>855</u>	<u>855</u>

54. Veterans Day Committee, National:

(a) Historical Resources Management Program		5,990
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>5,990</u>	
Total National Veterans Day Committee	<u>5,990</u>	<u>5,990</u>

55. Veterans Day in Alabama:

(a) Historical Resources Management Program		1,710
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>1,710</u>	
Total Veterans Day in Alabama ..	<u>1,710</u>	<u>1,710</u>

56. Women's Hall of Fame, Alabama:

(a) Historical Resources Management Program		5,815
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>5,815</u>	
Total Alabama Women's Hall of Fame	<u>5,815</u>	<u>5,815</u>

57. Y. M. C. A. Youth Legislature:

(a) Special Services Program		10,000
-----------------------------------	--	--------

SOURCE OF FUNDS:

(1) State General Fund	<u>10,000</u>	
Total Y.M.C.A Youth Legislature ..	<u>10,000</u>	<u>10,000</u>

58. Cahaba Historical Commission:

(a) Historical Resources Management Program		6,000
---	--	-------

SOURCE OF FUNDS:

(1) State General Fund	<u>6,000</u>	
Total Cahaba Historical Commission	<u>6,000</u>	<u>6,000</u>

REGULAR SESSION
30th Day

2655

59. Motor Sports Hall of Fame:

(a) Tourism and Travel Promotion Program	75,000
--	--------

SOURCE OF FUNDS:

(1) State General Fund	75,000
------------------------------	--------

Total Motor Sports Hall of Fame	75,000	75,000
---------------------------------------	--------	--------

60. Army Aviation Museum, Fort Rucker, Ala.

(a) Historical Resources Management Program	75,000
---	--------

SOURCE OF FUNDS:

(1) State General Fund	75,000
------------------------------	--------

Total Army Aviation Museum, Fort Rucker	75,000	75,000
---	--------	--------

61. Dorse, Mary E., Recreational and Educational Center:

(a) Financial Assistance Program	5,000
--	-------

SOURCE OF FUNDS:

(1) State General Fund	5,000
------------------------------	-------

Total Mary E. Dorse Recreational and Educational Center	5,000	5,000
---	-------	-------

F. Debt Service Funded from the General Fund:

1. General Obligation Capital Improvement Bonds, Series A and B, Estimated	1,141,188
--	-----------

SOURCE OF FUNDS:

(1) State General Fund, Series A and B, Estimated	1,141,188
---	-----------

Total General Obligation Capital Improvement Bonds, Series A and B, Estimated	1,141,188	1,141,188
---	-----------	-----------

2. General Obligation Coosa Waterway Bonds, Series A, Estimated	650,848
---	---------

SOURCE OF FUNDS:

(1) State General Fund	650,848
------------------------------	---------

Total General Obligation Coosa Waterway Bonds, Series A, Estimated	650,848	650,848
--	---------	---------

3. General Obligation Docks Facilities Bonds, Series A and B, Estimated

2,899,600

SOURCE OF FUNDS:

(1) State General Fund	<u>2,899,600</u>	
Total General Obligation Docks Facilities Bonds, Series A and B, Estimated	<u>2,899,600</u>	<u>2,899,600</u>
4. General Obligation Inland Waterways Facilities Bonds, Series 1970 B, Estimated		613,200

SOURCE OF FUNDS:

(1) State General Fund	<u>613,200</u>	
Total General Obligation Inland Waterways Facilities Bonds, Series 1970 B, Estimated	<u>613,200</u>	<u>613,200</u>
5. Inland Waterway Improvement Bonds, Series A through D, Es- timated		437,543

SOURCE OF FUNDS:

(1) State General Fund	<u>437,543</u>	
Total Inland Waterway Improve- ment Bonds, Series A through D, Estimated	<u>437,543</u>	<u>437,543</u>
6. Tennessee-Tombigbee Water- way Bonds, Series A and B, Es- timated		880,433

SOURCE OF FUNDS:

(1) State General Fund, Estimated pursuant to Constitutional Amendment No. CCLXX as pro- vided in Act No. 248, 1967 Regu- lar Session	<u>880,433</u>	
Total Tennessee-Tombigbee Wa- terway Bonds Series A and B, Es- timated	<u>880,433</u>	<u>880,433</u>

Section 3. The Sum of \$1,968,680 or so much thereof as may become available as herein provided, is hereby appropriated from the State General Fund in the state treasury to the State Building Commission for use in acquiring land adjacent to the state capitol building for use as additional parking space. The appropriation made herein is conditional upon the condition of the State General Fund, as ascertained by the Governor, and shall be released only upon approval of the Governor.

In addition to the above appropriation there is hereby appropriated \$38,000 to the State Virology Laboratory in Jefferson County to be conditional upon the condition of the State General Fund and upon the approval of the Governor.

Section 4. That, except as may be herein otherwise provided, that amounts herein specifically appropriated shall be in lieu of the amounts heretofore provided or appropriated by law for such purposes. That the amounts herein appropriated are the maximum amounts to be expended for the purposes herein designated and in no event shall the maximum expenditure provided for any items of expense exceed the amount allocated herein except as may be provided for under Section 5 and 6 of this bill, as provided in the Budget Management Act of 1976, Act No. 494, 1976 Regular Session, and those appropriations herein made, except appropriations to the Alabama Alcoholic Beverage Control Board for the purchase of alcoholic beverages, are and shall be subject to the terms, conditions, provisions and limitations of Title 40, Chapter 8, Sections 80-96, Code of Alabama 1975 and the Budget Management Act of 1976 (Act No. 494).

Section 5. That any surplus remaining in any appropriation herein made from the General Fund to any office, department, bureau, board, commission, or agency may be transferred, on order of the Governor, to any other appropriation herein made from the General Fund when such appropriation to any office, department, bureau, board, commission, or agency is insufficient to pay salaries in that office, department, bureau, board, commission, or agency.

Section 6. In addition to appropriations herein made, all gifts, grants, contributions, appropriations, entitlements or any other funds, in excess of the amount carried in the bill, including grants by the Congress of the United States, municipalities or counties, to any department, division, board, bureau, commission, agency, institution, office or officer of the State of Alabama are hereby appropriated and, in the event the same are recurring, are reappropriated to such department, division, board, bureau, commission, agency, institution, office or officer to be used only for the purpose or purposes for which the grant or contribution was or shall be made.

Section 7. From the amounts received by the State of Alabama during the period October 1, 1980, through September 30, 1981, as grants or entitlements under the State and Local Fiscal Assistance Act of 1972, Public Law 92-512, 92nd Congress and any interest earned by the State thereon there is hereby appropriated the following:

1. Transfer to the State General Fund For State Employees Salary Increases	9,000,000
--	-----------

In the event that the amount of funds actually received is more than the anticipated grants or entitlements, said funds together with any interest, accruals, or reversions accruing from Revenue Sharing Investments are hereby appropriated for General Government to be spent at the discretion of the Governor. In the event that the amount of funds actually received is less than the anticipated grants or entitlements, then each appropriation shall be reduced on a pro rata basis.

Section 8. No funds appropriated herein may be expended for rent, leases, contracts, or purchases of data processing equipment or services or for rent of any office space on any contract, lease, purchase or agreement made prior to September 30, 1980 for such items, unless approved or reapproved on or after October 1, 1980 by the Director of Finance.

Section 9. All appropriations shall be allotted and disbursed only in such proportions as the total sum appropriated bears to the total amount available in the source fund. An overdraft or deficit in any fiscal year for any fund shall be prevented as provided by law without discrimination whatsoever by any governor, department, board, bureau, commission, agency, office or institution against any department, board, bureau, commission, agency, office or institution.

Section 10. That, if any section, paragraph, sentence, clause, provision, or portion of the Act or all or any portion of any appropriation or appropriations herein made be held unconstitutional or invalid, it shall not affect any other section, paragraph, sentence, clause, provision or portion of this Act or any other appropriation or appropriations or portion thereof hereby made not in and of itself unconstitutional or invalid.

Section 11. That all laws and parts of laws, general, special, private, or local in conflict with or inconsistent with the provisions of this Act be and the same are hereby expressly repealed.

Section 12. That each Department of State funded through the provisions of this budget shall provide an equal opportunity for employment and business opportunities for all citizens of this state without regard to sex or race.

Section 13. That this Act shall become effective October 1, 1980.

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

On motion of Rep. Owens, the House concurred in and adopted the Report of Committee on Conference on the disagreement of the two Houses to the Senate amendment to the bill, H. 533, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 77; Nays 14.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holmes, Horn, Johnson (R. G.), Kelley, Laird, Lewis, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turnham, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghyby.

—77

Nays:

Reps.: Boles, Cheatwood, Hilliard, Holley, Howard, Johnson (Roy), Langford, McKee, Nevett, Rains, Reed, Trammell, Venable and Wyatt.

—14

MOTION TO SUSPEND RULES FOR PASSAGE

Rep. Owens offered the motion to suspend the rules and pass the bill, H. 533 as amended.

DIVISION OF THE QUESTION

Rep. Wyatt called for the Division of the Question and the call was sustained.

MOTION TO SUSPEND RULES ADOPTED

The question was then on the motion offered by Rep. Owens to suspend the rules in order to pass the bill, H. 533 as amended, and the motion was adopted.

Yeas 78; Nays 16.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Horn, Jackson, Johnson (R. G.), Kelley, Kennedy, Laird, Lewis, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turnham, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—78

Nays:

Reps.: Boles, Cheatwood, Hilliard, Hines, Holley, Holmes, Johnson (Roy), Langford, McKee, Mitchell, Nevett, Ray, Trammell, Turner, Venable and Wyatt.

—16

And the bill:

H. 533. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, for other functions of government, for interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981.

As thus amended by the Report of the Committee on Conference was again read at length and passed.

Yeas 85; Nays 10.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Holmes, Horn, Jackson, Johnson (R. G.), Kelley, Kennedy, Laird, Langford,

Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—85

Nays:

Reps.: Boles, Cheatwood, Hilliard, Holley, Howard, Johnson (Roy), Mitchell, Trammell, Turner and Warren.

—10

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL 571

We, the Committee of Conference, appointed to reconcile the disagreement between the two houses concerning House Bill 571, have met, considered the bill, and have agreed to the attached:

WALTER OWENS,

LEIGH PEGUES,

GERALD DIAL,

Conferees on the part of the House.

J. RICHMOND PEARSON,

FINIS ST. JOHN,

JOHN A. TEAGUE,

Conferees on the part of the Senate.

A BILL TO BE ENTITLED AN ACT

To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

Be It Enacted by the Legislature of Alabama:

Section 1. Beginning on October 1, 1980, all state employees who are listed in the classified and unclassified service of the state as defined in Section 36-26-10, Code of Alabama 1975, and all other state employees and all hourly employees of the state, except those set out in Section 2 herein, and all legislative personnel, officers and employees, including but not limited to Legislative Reference Service personnel, whether subject to the state merit system or not, and all circuit clerks and registers and state judges, except as provided in Section 2 herein, and all employees of the county health departments who are employed subject to the state merit system and whose compensation is paid out of a budget provided and agreed upon by the state, county, or other contributing agency under the direction of the state board of health shall receive a 7½% salary increase. Such increase shall include in its base the total increase authorized by Act No. 79-724 of the 1979 Regular Session (Acts 1979, p. 1283). However, any state employee covered under the provisions of this Act, and otherwise eligible for consideration for an annual

step increase in salary, shall only be eligible for a maximum step increase in the amount of 2½% at the time of their annual review, which step increase shall be in lieu of any step increase heretofore provided by law. Any cost-of-living increase granted under the provisions of this Act shall in no way apply to any local supplement provided to any judges or any other employee of this state. All such increases shall be in addition to the salary received by such employees. It is the intention of the legislature that the Governor be, and he is hereby authorized to transfer such amounts to, from, and between such departments, boards, bureaus, commissions, agencies, offices, and institutions under his direct control for the purpose of paying the salary increase for state employees and officials.

Section 2. The provisions of this Act shall not apply to any merit system employee or hourly employee whose service or rates of pay are covered by any labor agreement or contract, nor shall this Act apply to state judges whose salaries are payable from the state treasury if such judges' salaries are increased under and by virtue of: (1) The recommendations contained in the Report of the Judicial Compensation Commission to the 1980 Regular Session of the legislature becoming law; or (2) the enactment into law of legislation altering and amending said report; or (3) any other legislation enacted into law during the 1980 Regular Session of the legislature. Provided further, that the provisions of this Act shall not apply to any person covered by Senate Bill 507 of this session of the legislature upon said Senate Bill 507 becoming law.

Section 3. The director of the state personnel department shall revise the schedule of rates set forth in the pay plan for state employees subject to the merit system law to reflect the increase provided and shall certify the same to the state comptroller, who shall issue warrants in accordance therewith. The director of the state personnel department shall also revise the rates of pay for hourly state employees and for legislative personnel, including but not limited to Legislative Reference Service personnel, not subject to the state merit system law to reflect the increases herein provided and the comptroller shall draw his warrants in accordance therewith. With respect to court officials and employees within the Unified Judicial System who serve the trial courts of the state and the Administrative Office of Courts, the Administrative Director of Courts shall revise the schedule of rates set forth in the pay plan for such court officials and employees to reflect the increase provided herein, and shall certify the same to the state comptroller who shall issue warrants in accordance therewith.

Section 4. Such amounts as may be necessary to pay state employees the increased salaries provided herein are hereby appropriated for the fiscal year beginning October 1, 1980, from such funds as the salaries of the several state employees are paid, or, if there is not sufficient money in such funds, then from the general fund of the state treasury or any revenue sharing funds, such additional sums as may be necessary to pay the salary increases herein provided for such state employees and officials as are subject to the provisions of this Act.

Section 5. All appropriations shall be allotted and disbursed only in such proportions as the total sum appropriated bears to the total amount available in the source fund. An overdraft or deficit in any fiscal year for any fund shall be prevented as provided by law without discrimination whatsoever by the governor, or any department, board, bureau, commission, agency, office or institution against any department, board, bureau, commission, agency, office or institution.

Section 6. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 7. All laws or parts of laws which conflict with this Act are hereby repealed.

Section 8. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

On motion of Rep. Owens, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 571, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 64; Nays 23.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Coburn, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Johnson (R. G.), Laird, Letson, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Payne, Pegues, Penry, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Starkey, Stewart, Turnham, Ward, Whatley, Williams, Willis and Zoghby.

—64

Nays:

Reps.: Albright, Boles, Buskey, Cheatwood, Cobb, Hall, Hilliard, Hines, Holley, Johnson (Roy), Kennedy, Langford, McKee, Mitchell, Nevett, Rains, Ray, Smith (C), Trammell, Turner, Venable, Warren and Wyatt.

—23

And the bill:

H. 571. To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

As thus amended by the Report of the Committee on Conference was again read at length and passed.

Yeas 74; Nays 17.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Laird, Letson, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—74

Nays:

Reps.: Albright, Boles, Buskey, Cheatwood, Cobb, Hall, Hilliard, Holley, Johnson (Roy), Kennedy, Langford, McKee, Mitchell, Nevett, Trammell, Turner and Wyatt.

—17

RESOLUTIONS

The following resolutions were introduced and distributed according to Joint Rule 11:

By Rep. Cates:

H. R. 347. CONGRATULATING MRS. ELEANOR JARRETT ON THE OCCASION OF HER 90th BIRTHDAY.

Also:

By Reps. Smith (C), Moore, Amari, Waggoner and Owens:

H. R. 348. COMMENDING THE UNIVERSITY OF MONTEVALLO BASEBALL TEAM.

Also:

By Rep. Albright:

H. R. 349. COMMENDING MR. JASPER JENKINS FOR OUTSTANDING SERVICE IN THE FIELD OF PUBLIC EDUCATION.

S. 91 AGAIN TAKEN UP

The bill, S. 91 with pending substitute, which previously was temporarily postponed, was again taken up.

SUBSTITUTE ADOPTED

The question was on the adoption of the substitute offered by Rep. Clark (G), to the bill, S. 91, and the substitute was adopted.

Yeas 64; Nays 5.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bennett, Blake, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Hines, Holley, Horn, Howard, Johnson (R. G.), Langford, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Owens, Patton, Pegues, Penry, Rains, Ray, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Turnham, Venable, Waggoner, Whatley, Williams, Willis and Wyatt.

—64

Nays: Reps.: Bowling, Cabaniss, Lewis, Payne and Trammell.

—5

AMENDMENT OFFERED

Rep. Clark (G) offered the following amendment to the bill, S. 91 as amended:

Amend the Substitute for Senate 91, Section 1, (a)(4), page 3, line 8, by changing the semi-colon to a comma and inserting the following:

Provided, however, the power to acquire lands by condemnation may not be exercised by any such board unless first authorized by a local act of the Legislature;

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 80; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Hines, Holley, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Langford, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Roberts, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Whatley, Williams, Willis, Wyatt and Zoghby.

—80

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 242. To provide for the establishment of a fee to be collected from the proceeds of all judicial sales; and to provide for the distribution of said fees.

Also:

H. 243. To amend Section 41-13-21, Code of Alabama 1975, which relates to the determination as to which state records are to be preserved, so as to provide further for said determination.

Also:

H. 173. To amend Sections 12-19-171, 12-19-172, 12-19-179, 32-5-313 and 36-21-67, Code of Alabama 1975, which sections relate to docket fees for traffic violations in circuit, district, and municipal courts; to eliminate the distinction between moving and non-moving traffic violations for docket fee purposes; to further provide a fee for the execution of alias writs; to further provide for a uniform docket fee in juvenile cases and to provide for its distribution; to repeal all laws and parts of laws in conflict herewith and to provide an effective date.

McDOWELL LEE,
Secretary.

MOTION TO POSTPONE

Rep. Reed offered the motion to postpone further consideration of the bill, S. 91 as amended, until 9:00 o'clock p.m.

MOTION TO TABLE LOST

The motion offered by Rep. Clark (G) to table the motion to postpone offered by Rep. Reed, was lost.

Yeas 19; Nays 52.

Yeas:

Reps.: Barton, Bedsole, Carter, Clark (G), Cosby, Dial, Edwards, Hammett, Harper (T), Holley, Johnson (R. G.), Manley, Minus, Patton, Pegues, Roberts, Sandusky, Shoemaker and Venable.

—19

Nays:

Reps.: Adams (C), Albright, Amari, Bennett, Blake, Boles, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Cobb, Crow, Daniels, Dixon, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Harper (O), Harrison, Hilliard, Holmes, Horn, Howard, Johnson (Roy), Kennedy, Langford, Lewis, McKee, Naramore, Nevett, Owens, Payne, Penry, Rains, Reed, Riddick, Sasser, Seibels, Smith (C), Starkey, Stewart, Turner, Turnham, Ward, Whatley, Wyatt and Zoghby

—52

S. 91 POSTPONED

The question was then on the motion offered by Rep. Reed to postpone further consideration of the bill, S. 91 as amended, until 9:00 o'clock p.m., and the motion was adopted.

Yeas 56; Nays 7.

Yeas:

Reps.: Adams (C), Albright, Amari, Bennett, Blake, Bowling, Cabaniss, Cheatwood, Cobb, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Ford, Gilmer, Goodwin, Greer, Grouby, Hall, Harper (O), Harrison, Hilliard, Holmes, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Langford, Lewis, McKee, McMillan, Minus, Naramore, Nevett, Olive, Owens, Penry, Rains, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Turner, Turnham, Ward, Warren, Wyatt and Zoghby.

—56

Nays:

Reps.: Carothers, Carter, Cosby, Edwards, Hammett, Patton and Williams.

—7

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I transmit herewith a Message from the Governor concerning House Bill Number 118 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19 day of May, 1980.

To the House of Representatives
State Capitol
Montgomery, Alabama 36130

Ladies and Gentlemen:

I am returning to you, the Body in which it originated, House Bill Number 118 without my signature and approval and with the following suggested Executive Amendments.

Amend the Title on line 15 by deleting the word "investigators" and inserting in lieu thereof the words "the investigator".

Amend on page 1, Section 1, line 22, by deleting the word "investigators" and inserting in lieu thereof the word "Investigator".

Further amend page 1, Section 2, line 29, by deleting the word "investigators" and inserting in lieu thereof the word "investigator".

And further amend Section 2, line 33, by deleting the words "investigators are" and inserting in lieu thereof the words "investigator is".

The adoption of the above and foregoing suggested Executive Amendment will remove my objection to this Bill.

Respectfully,
FOB JAMES.

GOVERNOR'S MESSAGE

On motion of Rep. Blake, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 118, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Horn,

Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, McKee, McMillan, Manley, Minus, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Sasser, Seibels, Shoemaker, Smith (J), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—68

And the bill:

H. 118. To amend the title and section 1 of Act No. 568, H. 1333, 1977 Regular Session (Acts 1977, p. 757), which relates to arrest powers of investigators of the district attorney in the thirtieth judicial circuit, so as to provide further for such powers.

As thus amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Albright, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, McKee, McMillan, Manley, Minus, Naramore, Nevett, Olive, Owens, Patton, Payne, Penry, Ray, Riddick, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—69

MOTION TO RECONSIDER ADOPTED

Having voted on the prevailing side, Rep. Stout offered the motion to reconsider the vote by which the House adopted the Senate amendment to the bill, H. 555, and the motion to reconsider was adopted.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Hines, Johnson (R. G.), Kelley, Kennedy, Laird, McMillan, Manley, Minus, Naramore, Nevett, Olive, Owens, Patton, Payne, Penry, Rains, Ray, Riddick, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—63

And the bill:

H. 555. To authorize and make provisions for any municipality or county or any department, board, bureau, commission or agency of any municipality or county, whether incorporated or not, or any municipal public corporation incorporated with the approval of, or the directors of which are elected or appointed by the governing body of any municipality or county, to apply for, accept and receive, expend or apply the proceeds of, to agree to comply with the conditions of, or to loan, advance or donate to, another public body, or to any person, firm or corporation, any gift, grant, appropriation, donation or advance, by or from the United States of America, the State of Alabama or any other public or private donor; to empower and authorize each municipality or county and each such municipal public corporation to anticipate the receipt of the proceeds of any such grant, gift, appropriation, donation or advance, by loan or assignment, and as evidence of such loan or assignment to issue its bonds, warrants, notes or certificates of indebtedness, which may be either general obligations or special or limited obligations; to provide for the source of payment and security for such obligations; to provide that such obligations shall be legal investments for public bodies, bankers, insurers and fiduciaries and others; to exempt such obligations from taxation; and to authorize municipalities and such municipal public corporations to pledge and grant security interests in the proceeds of gifts, grants, appropriations, donations or advances, as security for bonds, warrants, notes, or certificates of indebtedness issued by such municipality or county or such municipal public corporation under authority of laws other than this act.

Was again taken up.

SENATE MESSAGE

On motion of Rep. Stout, the House non-concurred in the Senate amendment to the bill, H. 555, and requested a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harrison, Harvey, Hines, Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, McKee, McMillan, Manley, Minus, Naramore, Nevett, Olive, Owens, Patton, Payne, Penry, Rains, Ray, Riddick, Sasser, Seibels, Shoemaker, Smith (C), Starke, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—70

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Stout, Ray and Patton.

RULE SUSPENDED

On motion of Rep. Johnson (Roy), Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 802.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 802. Relating to Tuscaloosa County; to provide for a uniform compensation schedule for all juvenile probation officers in the Juvenile Court in said county.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Johnson (Roy), the House concurred in and adopted the Senate amendment to the bill, H. 802, said amendment being as follows:

A BILL
TO BE ENTITLED
AN ACT

Relating to Tuscaloosa County; to provide for a uniform compensation schedule for all juvenile probation officers in the Juvenile Court in said county.

Be It Enacted by the Legislature of Alabama:

Section 1. The compensation of all juvenile probation officers in the Juvenile Court in Tuscaloosa County shall not be less than the compensation of a parole and probation supervisor in the State Board of Pardons and Paroles with comparable years of service and comparable rank and position. The schedule of compensation for such employees shall be as follows:

RANK	COMPENSATION
Chief Probation Officer and/or Director of Juvenile Court Services	Shall be comparable to Parole and Probation Executive
Juvenile Probation Officer III	Shall be comparable to Parole and Probation Supervisor III
Juvenile Probation Officer II	Shall be comparable to Parole and Probation Supervisor II
Juvenile Probation Officer I	Shall be comparable to Parole and Probation Supervisor I

Section 2. The compensation provided for by this Act shall be paid from any funds available to the governing body of Tuscaloosa County.

Section 3. Any person seeking to receive the benefits of this Act must first be certified, and must thereafter continue to be certified, by the Alabama Department of Youth Services.

Section 4. Any laws or parts of law in conflict with the provisions of this Act are hereby repealed.

Section 5. The provisions of this Act are severable. If any part of this Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 6. This Act shall become effective October 1, 1980.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Laird, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Penry, Rains, Ray, Riddick, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren and Zoghby.

—67

And the bill, H. 802 as thus amended, was again read at length and passed.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Laird, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Penry, Rains, Ray, Riddick, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren and Zoghby.

—67

SPECIAL ORDER RESUMED

And the bill:

S. 57. To amend Section 31-2-92, Code of Alabama 1975, to allow for the institution of courts-martial proceedings after the expiration of the duty assignment during which the offense occurred.

Was taken up.

AMENDMENT OFFERED

Rep. Barton offered the following amendment to the bill, S. 57:

Amend Senate Amendment to S. B. 57 line 15, after the figures "15-3-1" by deleting the comma (,) and inserting through Section 15-3-8,

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 68; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Laird, Langford, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Ray, Riddick, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Williams, Willis, Wyatt and Zoghby.

—68

And the bill, S. 57 as thus amended, was read a third time at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Laird, Langford, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Ray, Riddick, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Williams, Willis, Wyatt and Zoghby.

—71

And the bill:

S. 434. To amend Section 44-1-51, Code of Alabama 1975, which relates to the membership of the Youth Services Board, so as to increase the membership.

Was read a third time at length and passed.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Hammett, Harper (O), Harper (T), Harvey, Hines, Holmes, Horn, Johnson (R. G.), Kennedy, Laird, Lewis, McMillan, Manley, Minus,

Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Ray, Reed, Sasser, Seibels, Shoemaker, Starkey, Stewart, Trammell, Turner, Venable, Waggoner, Ward, Williams and Willis.

—63

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 173. To amend Sections 12-19-171, 12-19-172, 12-19-179, 32-5-313 and 36-21-67, Code of Alabama 1975, which sections relate to docket fees for traffic violations in circuit, district, and municipal courts; to eliminate the distinction between moving and nonmoving traffic violations for docket fee purposes; to further provide a fee for the execution of alias writs; to further provide for a uniform docket fee in juvenile cases and to provide for its distribution; to repeal all laws and parts of laws in conflict herewith and to provide an effective date.

Also:

H. 242. To provide for the establishment of a fee to be collected from the proceeds of all judicial sales; and to provide for the distribution of said fees.

Also:

H. 243. To amend Section 41-13-21, Code of Alabama 1975, which relates to the determination as to which state records are to be preserved, so as to provide further for said determination.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

RECESS

The hour of 6:00 o'clock p.m. having arrived and pursuant to the resolution, H. R. 319 heretofore adopted, the House stood in recess until 8:00 o'clock p.m.

HOUSE RECONVENED

The hour of 8:00 o'clock p.m. having arrived, the House reconvened. The Speaker called the House to order.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 597. To establish a ceiling on reimbursement for inpatient hospital services provided under the Alabama Medicaid Program at the eightieth percentile of per diem cost rates established for inpatient hospital services.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Pegues, the rules were suspended and the House non-concurred in the Senate amendment to the bill, H. 597, and requested a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, said Senate amendment being as follows:

Amend House Bill No. 597, Page 1, Line 11 & 20, by striking out eightieth and insert eighty-five and on Line 4, page 2 strike out eighteen and insert eighty-five

Amend H. B. 597, Section 2, Line 30, after the word "agency", by adding the words, "it is the intent of this legislature that the State Medicaid Agency exclude from the actual costs those costs related to special care units such as neo-natal units, open heart units, and graduate medical education programs, and the eightieth percentile limitation is to be calculated prior to removal of the above exclusions."

Amend H. 597 as follows:

On page one in lines 13 and 21, delete the period and insert in lieu thereof a semi-colon and add the words: and to make certain exemptions.

On page two, after line 10, Section 5, add the following new sections:

Section 6. Any children's hospital or any medical facility or institution for children shall be excluded from the provisions of this act.

Section 7. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 8. All laws or parts of laws which conflict with this Act are hereby repealed.

On page two, in line 11, delete the 6 and insert in lieu thereof the number 9

Yeas 36; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Blake, Carter, Cheatwood, Clark (G), Cosby, Crow, Dial, Ford, Gilmer, Grouby, Harper (O), Harvey, Johnson (R. G.), Kelley, Kennedy, Laird, Manley, Minus, Mitchell, Olive, Owens, Pegues, Rains, Ray, Roberts, Seibels, Shoemaker, Trammell, Turner, Ward, Warren, Willis and Wyatt.

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Pegues, Shoemaker and Johnson (R.G.).

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 598. To provide for the specific exclusion of certain classes of cost items from the reimbursement methodology used by the Alabama Medicaid Program in reimbursing certain classes of medical service providers. Specifically affected shall be non profit medical facilities and/or medical facilities wholly or partially constructed and equipped using federal, state, or county funds. Also excluded for these classes shall be allowances for depreciation on facilities and equipment, and allowances for return on assets.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Pegues, the rules were suspended and the House non-concurred in the Senate amendment to the bill, H. 598, and requested a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, said Senate amendment being as follows:

Amend H.B. 598, Section 1, Line 34, after the word "funds", by adding the words "to the extent that these costs are above the total free care given by the hospital."

Yeas 45; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Blake, Carothers, Carter, Clark (G), Cobb, Cosby, Dial, Drinkard, Ford, Gilmer, Goodwin, Greer, Grouby, Harper (O), Harrison, Harvey, Jackson, Johnson (R.G.), Kelley, Kennedy, Laird, Manley, Minus, Mitchell, Olive, Owens, Patton, Pegues, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Shoemaker, Trammell, Turner, Ward, Warren and Willis.

—45

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Pegues, Shoemaker and Johnson (R.G.).

AMENDMENT TO H.R. 320

The Standing Committee on Rules reported the following amendment to the resolution, H.R. 320:

Amend House Resolution 320, Page 1, immediately following Line 40, by adding the following:

By Rep. Little:

S. 429. p. 34. Insurance, transfer funds.

By Rep. Goodwin:

S. 173. P. 45. Farmers' Market Authority.

By Rep. McDonald:

S. 385. P. 11. Medical Clinic Boards.

By Rep. Clemon:

S. 342. p. 56. Ala. Educational Television Commission.

AMENDMENT ADOPTED

On motion of Rep. Pegues, the amendment was adopted.

REPORT OF STANDING COMMITTEE ON RULES

Rep. Pegues, Acting Chairman of the Standing Committee on Rules, reported that said Committee in session had acted on the following resolution and ordered same returned to the House with a favorable report:

S. J. R. 218. CONGRATULATING JOE BRUNO, OUTSTANDING BUSINESSMAN AND HUMANITARIAN, ON HIS LATEST HONOR, THE HORATIO ALGER AWARD.

On motion of Rep. Pegues, the resolution, S.J.R. 218, was adopted.

Also:

S. J. R. 54. CHANGING THE NAME OF "MEDICAL SERVICES ADMINISTRATION" TO MEDICAID AGENCY.

On motion of Rep. Pegues, the resolution, S.J.R. 54, was adopted.

Also:

H. J. R. 330. URGING THE BOARDS OF EDUCATION TO ADOPT A POLICY OF ALLOWING KINDERGARTENS TO HOLD TWO SESSIONS, ONE IN THE SPRING AND ONE IN THE FALL.

On motion of Rep. Greer, the resolution, H.J.R. 330, was adopted.

Yeas 48; Nays 14.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Barton, Bedsole, Blake, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cosby, Crow, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Hall, Harper (O), Harper (T), Harvey, Hilliard, Johnson (R. G.), Laird, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Olive, Pegues, Penry, Rains, Ray, Riddick, Seibels, Shavers, Starkey, Stout, Turner, Waggoner and Willis.

—48

Nays:

Reps. Buskey, Carothers, Clark (W), Gafford, Grimsley, Holley, Holmes, Johnson (Roy), Kennedy, Langford, Reed, Turnham, Williams and Wyatt.

—14

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 356. To prohibit the release of tame turkeys, or any other type of turkeys, into the wild areas of this State; to provide for certain exceptions; and to provide penalties for violation of this act.

Also:

H. 189. To amend §§ 24-5-2, 24-5-3, 24-5-4, 24-5-5, 24-5-6, 24-5-7, 24-5-10, and 24-5-14, Code of Alabama 1975, which sections are part of the Uniform Standards for Mobile Homes Act, so as to establish the Federal Mobile Home Construction or Safety Standards of the National Mobile Home Construction and Safety Standards Act of 1974 as the applicable standard for mobile homes sold in this state, to repeal existing standards which are now in conflict with Federal standards, to repeal § 24-5-8, Code of Alabama relating to reciprocity of inspections, to repeal requirements that mobile home dealers and manufacturers purchase a bond as a prerequisite for obtaining a license under the Mobile Home Standards Act; to impose a civil or criminal misdemeanor penalty for violation of the Act; to provide that the Fire Marshal may enter into contracts with any private or public agency charged with the enforcement of the Federal regulations.

Also:

H. 813. To amend Act No. 247 of the Regular Session of the Legislature of Alabama of 1955 (Ala. Acts 1955, Vol. I, pp. 585-586) providing for a Telephone Revolving Fund in the Department of Finance, Division of Service, to be used to pay for the expenses of administering, maintaining and operating the State Central Telephone System in the City of Montgomery and the Alabama Centralized Telecommunications System in the State of Alabama and providing that each State department, board, bureau, commission, agency and institution using the aforesaid telephone systems shall pay its pro rata share of the aforesaid expenses.

Also:

H. 814. To amend Act No. 574 of the 1957 Regular Session of the Legislature of Alabama (Ala. Act 1957, Vol. II, pp. 797-798) to authorize the Department of Finance, Division of Service Mail and Supply Room Revolving

Fund to be used to purchase janitorial supplies, to provide that said revolving fund shall be reimbursed for the reasonable expenses incurred in administering and handling said supplies and postage, and to increase the appropriation to said revolving fund.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 88. This bill amends Section 22-9-8, Code of Alabama, 1975, to increase fees for certified copies of vital statistics records and for presumptive or special searches of the files for various information.

Also:

H. 882. Relating to Shelby County; providing for a referendum on the question of replacing the probate judge as chairman of the county governing body; further providing for the salary, term of office, vacancy, bond, and election of said chairman.

Also:

H. 760. Applying only to Shelby County; providing for the creation of a county license inspector and deputy county license inspector; providing for delinquency and citation fees, commissions and penalties allowable to such inspector; providing that all license inspector's fees, commissions and penalties be paid into the county general fund for the use of the county; and repealing all conflicting provisions of law.

Also:

H. 1066. Applying only to Shelby County; regulating and identifying certain mobile homes; providing for the use of decals for such purpose; and providing fees and penalties.

Also:

H. 1067. To promote the maintenance of Shelby County's natural beauty by eliminating unsightly and unhealthy litter; to provide for the dissemination in Shelby County of information pertaining to laws relative to littering and penalties therefor; to provide that certain identifiable litter constitutes prima facie evidence of littering by the person with whom it can be identified; to grant authority to the Shelby County Commission or other like governing body to establish and appoint, for the enforcement of littering laws in Shelby County, an agency and personnel empowered with the authority of peace officers as defined by state law for the primary purpose of enforcing littering laws and other laws relating to littering in Shelby County; to grant authority to the Shelby County Health Department to enforce littering laws in Shelby County, and to provide for a means to plea to the public to heed such laws and to help to eliminate litter in such county.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 1141. Relating to Morgan County; providing for the allocation, apportionment and distribution of certain highway gasoline taxes received by the county, contingent upon certain allocations to Morgan County from the state; and providing an effective and expiration date for the provisions of this act.

And said Bill, H.B. 1141, together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 925. To authorize the incorporation with respect to the several counties and municipalities in this State of port authorities as non-profit public corporations for the purpose of developing any property on or near any navigable river in this State for recreational, transportation, agricultural, industrial and commercial purposes; to provide the method of organizing such corporations, the management thereof and the amendments of its certificate of incorporation; to specify the powers of such corporations; to authorize such corporations to issue bonds or securities payable solely from the revenues and receipts derived from the operation, lease or sale of its properties and to secure the same by pledges of such revenues and receipts, by mortgages on such properties and by indentures and other agreements; to authorize the refunding of such bonds and securities; to provide that all bonds of such corporations shall be negotiable instruments; to provide for remedies in the event of default of such bonds, securities or indentures; to exempt from taxation such corporations, their properties, their bonds and income therefrom; to provide for the filing of certificates of incorporation and amendments thereto, deeds to such corporations, deeds and leases by such corporations and their indentures and certificates of dissolution without the payment of any tax; to exempt such corporations from usury and interest laws; to exempt such corporations from competitive bid laws; to provide for the disposition of any earnings of the corporation; to provide bonds of such corporations shall be legal investments for executors, administrators, trustees and other fiduciaries and for saving banks and insurance companies; to provide that upon dissolution of such corporations all funds held by them and title to their properties shall vest in the municipality and the county with respect to which they are organized; to declare that this Act shall be cumulative and not restrictive of powers otherwise provided by law; to provide for the correction of errors or omissions in incorporation; and to provide for filings with the Alabama Securities Commission.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Callahan, Keener, and Denton.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 367. To amend Section 9-13-11 of the Code of Alabama 1975, relating to forest fire protection so as to provide for the requirement of obtaining burning permits before setting a controlled fire; to provide for revoking such permits; and to provide further for criminal penalties for violations.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governor, proposing an amendment to the Bill:

S. B. 210. To amend Title 11, Code of Alabama, 1975 relating to the creation, composition, duties and authority of the county commissions of Alabama; and to specifically amend the following sections: § 11-3-1, relating to creation, composition, election and term of commissioners; § 11-3-4, relating to compensation of commissioners; § 11-3-7, relating to the quorum for county commission meetings; § 11-3-9, relating to special meetings of the county commission; § 11-3-18, relating to proceedings at meetings of the county commission; § 11-3-19, relating to the appointment of a special clerk; § 11-3-20, relating to the determination of matters where the county commission is divided, prescribing duties for the chairman of the county commission; § 11-4-23(5), relating to the treasurer providing a statement of moneys received; § 11-10-2, relating to tax anticipation loans; § 11-12-4, relating to claims and demands against the county; § 11-12-13, relating to the lights and fuel for sessions of court and county commission; § 11-14-2, relating to custody of county property; § 11-14-9, relating to custody and maintenance of the courthouse; § 11-14-19, relating to special meetings of the county commission to make appropriations for jail; and § 11-14-22, relating to the examination of jails.

said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To The Senate
State Capitol
Montgomery, Alabama 36130
Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 210 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19th Day of May, 1980.

To The Senate
State Capitol
Montgomery, Alabama 36130

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 210 without my signature and approval and with the following suggested Executive Amendment.

In Section 1 on page 2, line 22 after the figures “§ 11-3-4”, insert the following:

“(a)

Further amend said Bill in Section 1 on page 3 after line 14 by inserting the following:

“(b) All expense and/or travel allowance payable to a county commissioner as provided by any local law or general law of local application existing on the effective date of this subsection shall be from that date deemed to constitute salary compensation for all purposes and the same shall continue to be paid thereafter as salary compensation. Provided however, such expense and/or travel allowance for any incumbent commissioner shall, at the election of such commissioner, not be deemed salary compensation but shall continue to be deemed expense and/or travel allowance until such time as that commissioner shall vacate office and shall thereafter be deemed to constitute salary compensation. Such election shall be in writing; filed with the county commission to which such commissioner has been elected no later than 30 days prior to the commencement of that commissioner’s next term of office; and spread upon the minutes of such county commission. Provided further, travel reimbursement based on number of miles traveled and/or actual expenses incurred shall not be deemed to constitute salary compensation under the provisions of this subsection.

Further amend said Bill in Section 1 on page 4 after line 36, by inserting the following:

claims of state witnesses, he must apply such surplus to the payment of the claims of officers of court in the order of their registration. All local laws in conflict herewith are hereby expressly repealed.

(e) To endorse, upon the registration of a claim, the number and date of registration and sign his name thereto.

(f) To give a receipt when a claim is received in payment of a debt due the county, showing a description of a claim and the name of the person and character of the debt on whose account the claim was received.

(g) To make a receipt on the payment of any claim and when a claim of any character is paid or received by him, he must cancel the same by defacing or mutilating it so as to show that it is of no further value and, if registered, write upon the register against the claim the word “paid” and the date of such payment.

(h) To keep a correct account of the receipts and disbursements of all money received by him for the county, according to the forms prescribed in this section, charging himself with all moneys so received, from whom, on what account and the amount and crediting himself with all payments, stating the number and character of the claim, in whose favor and the amount.

"(2) To examine the dockets of the circuit courts and sheriff semi-annually, to demand and receive all moneys due to the county and to institute proceedings against defaulters.

"(3) To submit to the county commission at the first term in October of each year the register of claims, his account for the year balanced, vouchers for the payments, and an estimate of the indebtedness of the county for the coming year and the means of providing for the same.

"(4) To make reports and give information to the county commission, when required, respecting all matters relating to the finances of the county.

"(5) To furnish the probate judge chairman of the county commission in October of each year a varied statement of all moneys received by him for"

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully,

FOB JAMES

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 210, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 18, Nays 0.

And said Bill, S. B. 210, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 25, Nays 0.

And said Bill, S. B. 210, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, S. 210, said Governor's amendment being set out in the above and foregoing Message from the Senate.

Yeas 50; Nays 4.

Yeas:

Mr. Speaker, Adams (H), Amari, Barton, Bedsole, Blake, Carter, Cates, Clark (G), Clark (W), Cooley, Cosby, Crow, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hammett, Harper (O), Johnson (R. G.), Kelley, Kennedy, Laird, Lewis, McKee, Manley, Minus, Naramore, Olive, Owens, Patton, Payne, Pegues, Rains, Ray, Reed, Riddick, Sasser, Seibels, Shavers, Turner, Turnham, Venable, Warren and Willis.

—50

Nays: Reps.: Albright, Cobb, Hall and Stout.

—4

And the bill, S. 210 as amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 58; Nays 4.

Yeas:

Mr. Speaker, Adams (H), Amari, Barton, Bedsole, Blake, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cooley, Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Lewis, McKee, Manley, Minus, Mitchell, Olive, Owens, Patton, Payne, Pegues, Rains, Ray, Reed, Roberts, Sasser, Seibels, Shavers, Starkey, Turner, Turnham, Venable, Ward, Warren, Williams and Willis.

—58

Nays: Reps.: Albright, Cobb, Hall and Stout.

—4

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolutions and sends same herewith to the House for its consideration:

By Messrs. Little, Higginbotham and Miller:

S. J. R. 226. COMMENDING MR. CHARLES MACK STOKES UPON HIS RETIREMENT FROM AUBURN UNIVERSITY'S DEPARTMENT OF AGRICULTURAL ENGINEERING.

Also:

By Messrs. Weeks and Teague:

S. J. R. 227. COMMENDING TROY STATE UNIVERSITY GOLF TEAM.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Turnham, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 226, the title of which is set out in the above and foregoing Message from the Senate.

On motion of Rep. Ray, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 227, the title of which is set out in the above and foregoing Message from the Senate.

SPECIAL ORDER RESUMED

. And the bill:

S. 453. (With Substitute): To amend section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County, two judges for Cullman County, two judges for Marshall County, and to provide for the appointment of such additional district judges, and to provide for the appropriation for such additional district judges.

Was taken up.

The question was then on the adoption of the substitute reported by the Standing Committee on Ways and Means, said committee substitute being as follows:

A BILL
TO BE ENTITLED
AN ACT

To amend Section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County and to provide for the time of establishment of such judgeship No. 2 and for the election of such additional district judge.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 12-17-61, Code of Alabama 1975, is hereby amended to read as follows:

"§ 12-17-61. Each county shall constitute a district and shall have one resident district judge, except that:

"(1) Baldwin, Madison, Etowah, Morgan, Talladega, Tuscaloosa and Walker Counties shall each have two resident district judges.

"(2) Montgomery County shall have three resident district judges.

"(3) Mobile County shall have four resident district judges.

"(4) Jefferson County shall have 12 resident district judges, who shall be nominated and elected in the manner provided by law for the nomination and election of circuit judges in the county. Three of such district judges shall serve in the Bessemer division and nine shall serve in the Birmingham division.

"(5) Calhoun and Cleburne Counties shall constitute a district and shall have three resident district judges who shall be elected and run at large from both counties.

"(6) Coosa and Clay Counties shall constitute a district and shall have one resident district judge who shall be elected and run at large from both counties."

Section 2. There is hereby created and shall be established immediately after the general election in 1980, the office of District Judgeship No. 2 of Tuscaloosa County, which shall be in addition to the one judgeship now existing. The existing judgeship shall be designated District Judgeship No. 1. The first judge of said additional District Judgeship No. 2 of Tuscaloosa County shall be elected at the general election in 1980 in the manner provided by law and such judge shall hold office until a successor has been elected at the next regular election for district judges and has qualified. Thereafter, successors shall be elected at the same time and for the same term prescribed by law for the other district judge.

Section 3. The judge of said District Judgeship No. 2 have and exercise all of the jurisdiction, powers, rights and authority and possess all the qualifications, perform all the duties, and be subject to the pains, obligations and penalties that other district judges may be subject to exercise and perform. The additional district judge provided for in this Act shall receive the same salary and supplements payable in the same manner as the existing district judge of Tuscaloosa County.

Section 4. There is hereby appropriated the sum of \$48,778 for the fiscal year 1980-81 from the general fund of Alabama for the support and maintenance of the office of District Judgeship No. 2 of Tuscaloosa County.

Section 5. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 6. All laws or parts of laws which conflict with this Act are hereby repealed.

Section 7. This Act shall become effective October 1, 1980, upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And the substitute was adopted.

Yeas 60; Nays 2.

Yeas:

Mr. Speaker, Adams (H), Barton, Blake, Buskey, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Holley, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, McKee, Manley, Minus, Mitchell, Moore, Naramore, Owens, Patton, Pegues, Rains, Ray, Reed, Riddick, Roberts, Sasser, Seibels, Stout, Turner, Turnham, Venable, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—60

Nays: Reps.: Albright and Cooley.

—2

And the bill, S. 453 as thus amended, was read a third time at length and passed.

Yeas 55; Nays 3.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Buskey, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cooley, Crow, Drinkard, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Manley, Minus, Mitchell, Moore, Naramore, Owens, Patton, Pegues, Rains, Ray, Reed, Roberts, Sasser, Shoemaker, Starkey, Stout, Turner, Turnham, Venable, Ward, Warren, Williams, Willis and Zoghby.

—55

Nays: Reps.: Albright, Gilmer and Riddick.

—3

And the bill:

S. 403. To provide a flat fee on certain vehicles using liquefied petroleum gas as fuel in lieu of an excise tax on such fuel; to provide procedures for application and payment of fees; to provide for the governing of the decal; and to provide penalties.

Was read a third time at length and passed.

Yeas 57; Nays 6.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Blake, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, Kennedy, Langford, McKee, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Pegues, Riddick, Roberts, Sasser, Seibels, Shavers, Starkey, Turner, Turnham, Venable, Ward, Warren, Willis and Zoghby.

—57

Nays: Reps.: Harrison, Rains, Ray, Reed, Stout and Wyatt.

—6

And the bill:

S. 404. To amend Section 40-17-1 of the Code of Alabama 1975 relating to the definitions of motor fuel so as to exclude liquefied gas from such definitions.

Was read a third time at length and passed.

Yeas 66; Nays 2.

Yeas:

Mr. Speaker, Albright, Barton, Bedsole, Blake, Bowling, Buskey, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Holley, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Pegues, Penry, Riddick, Roberts, Sasser, Shavers, Shoemaker, Smith (M), Starkey, Stewart, Stout, Turner, Turnham, Venable, Ward, Warren, Williams, Willis and Zoghby.

—66

Nays: Reps.: Cheatwood and Wyatt.

—2

And the bill:

S. 501. To amend Sections 36-26-6 and 36-26-27 of the Code of Alabama 1975 so as to further prescribe hearing procedures for the dismissal and disciplining of state employees when such actions are initiated by the appointing authority.

Was taken up.

MOTION TO INDEFINITELY POSTPONE LOST

The motion offered by Rep. Coburn to indefinitely postpone the bill, S. 501, was lost.

Yeas 37; Nays 37.

Yeas:

Reps.: Adams (H), Amari, Bennett, Blake, Boles, Bowling, Buskey, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Crow, Drinkard, Ford, Gilmer, Goodwin, Greer, Harvey, Howard, Johnson (Roy), Kennedy, Laird, Lewis, Mitchell, Moore, Naramore, Nevett, Penry, Rains, Shavers, Starkey, Stewart, Stout, Trammell, Turner and Warren.

—37

Nays:

Mr. Speaker, Adams (C), Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cosby, Dial, Edwards, Grimsley, Hammett, Harper (T), Hines, Holley, Johnson (R. G.), McKee, McMillan, Manley, Olive, Patton, Pegues, Ray, Reed, Roberts, Shoemaker, Smith (C), Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—37

And the bill, S. 501, was read a third time at length and lost.

Yeas 38; Nays 46.

Yeas:

Mr. Speaker, Barton, Bedsole, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cosby, Dial, Edwards, Grimsley, Grouby, Hammett, Harper (T), Hines, Holley, Johnson (R. G.), McKee, McMillan, Olive, Owens, Patton, Pegues, Ray, Roberts, Sandusky, Shoemaker, Smith (C), Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—38

Nays:

Reps.: Adams (C), Adams (H), Amari, Bennett, Blake, Boles, Bowling, Buskey, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Crow, Drinkard, Ford, Gilmer, Goodwin, Greer, Harrison, Harvey, Hilliard, Holmes, Howard, Johnson (Roy), Kennedy, Laird, Langford, Lewis, Manley, Mitchell, Moore, Naramore, Nevett, Rains, Reed, Riddick, Seibels, Shavers, Smith (M), Starkey, Stewart, Stout, Trammell, Turner and Warren.

—46

MOTION TO RECONSIDER TABLED

Having voted on the prevailing side, Rep. Johnson (Roy) offered the motion to reconsider the vote by which the bill, S. 501, was lost, and to lay that motion on the table, and the motion to reconsider was tabled.

Yeas 42; Nays 39.

Yeas:

Reps.: Adams (C), Adams (H), Amari, Bennett, Blake, Boles, Bowling, Buskey, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Drinkard, Ford, Gilmer, Goodwin, Greer, Hammett, Harper (O), Harrison, Harvey, Hilliard, Holmes, Howard, Johnson (Roy), Kennedy, Langford, Lewis, Mitchell, Moore, Naramore, Nevett, Penry, Ray, Seibels, Starkey, Stewart, Stout, Trammell, Turner and Warren.

—42

Nays:

Mr. Speaker, Barton, Bedsole, Cabaniss, Campbell, Carothers, Carter, Cates, Cosby, Dial, Edwards, Grimsley, Harper (T), Hines, Johnson (R. G.), Laird, McMillan, Manley, Olive, Owens, Patton, Pegues, Rains, Reed, Roberts, Sasser, Shavers, Shoemaker, Smith (C), Smith (J), Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—39

RESOLUTIONS

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Holmes:

H. R. 350. COMMENDING THE BLANDING FAMILY ON THE OCCASION OF ITS ANNUAL REUNION FOR THE MANY TALENTED CITIZENS IT HAS GIVEN TO THE STATE OF ALABAMA.

Also:

The following resolution was introduced:

By Rep. Daniels:

H. J. R. 351. EXPRESSING THE INTENT OF THE LEGISLATURE REGARDING TEACHER PAY RAISES.

WHEREAS, the legislature has granted state employees a pay increase with maximum ceiling of 10%; and

WHEREAS, the legislature has granted teachers a pay raise as provided by Senate Bill 540; and

WHEREAS, the legislature declares that its determination of necessary salary increases shall be correctly implemented; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That it is the expressed intent of the Legislature of Alabama that no teacher at the elementary, secondary, technical or junior college, or higher educational level shall receive a pay raise greater than the amount provided in Senate Bill 540.

BE IT FURTHER RESOLVED, That the State Board of Education shall rescind the pay schedule for the technical and junior college personnel as necessary to insure that the legislature's intent is implemented.

RESOLVED FURTHER, That it is the intent of the legislature not to prevent rank increase to any teacher so entitled.

The motion offered by Rep. Daniels to suspend the rules and adopt the resolution, H.J.R. 351, was lost.

Yeas 24; Nays 38.

Yeas:

Mr. Speaker, Adams (C), Barton, Campbell, Carter, Cheatwood, Coburn, Crow, Daniels, Dial, Dixon, Gilmer, Harper (T), McKee, McMillan, Minus, Penry, Reed, Riddick, Sandusky, Smith (C), Stout, Whatley and Zoghby.

—24

Nays:

Reps.: Albright, Bennett, Buskey, Cabaniss, Cates, Clark (W), Cobb, Cooley, Cosby, Gafford, Goodwin, Greer, Grouby, Hall, Harrison, Harvey, Hines, Holley, Holmes, Horn, Johnson (R. G.), Johnson (Roy), Kennedy, Langford, Manley, Nevett, Olive, Owens, Rains, Sasser, Seibels, Shavers, Shoemaker, Smith (J), Starkey, Turnham, Waggoner and Warren.

—38

The resolution, H.J.R. 351, was read and referred to the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 802. Relating to Tuscaloosa County; to provide for a uniform compensation schedule for all juvenile probation officers in the Juvenile Court in said county.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 88. This bill amends Section 22-9-8, Code of Alabama, 1975, to increase fees for certified copies of vital statistics records and for presumptive or special searches of the files for various information.

Also:

H. 189. To amend §§ 24-5-2, 24-5-3, 24-5-4, 24-5-5, 24-5-6, 24-5-7, 24-5-10, and 24-5-14, Code of Alabama 1975, which sections are part of the Uniform Standards for Mobile Homes Act, so as to establish the Federal Mobile Home Construction and Safety Standards of the National Mobile Home Construction and Safety Standards Act of 1974 as the applicable standard for mobile homes sold in this state, to repeal existing standards which are now in conflict with Federal standards, to repeal § 24-5-8, Code of Alabama relating to reciprocity of inspections, to repeal requirements that mobile home dealers and manufacturers purchase a bond as a prerequisite for obtaining a license under the Mobile Home Standards Act; to impose a civil or criminal misdemeanor penalty for violation of the Act; to provide that the Fire Marshal may enter into contracts with any private or public agency charged with the enforcement of the Federal regulations.

Also:

H. 356. To prohibit the release of tame turkeys, or any other type of turkeys, into the wild areas of this State; to provide for certain exemptions; and to provide penalties for violation of this act.

Also:

H. 760. Applying only to Shelby County; providing for the creation of a county license inspector and deputy county license inspector; providing for delinquency and citation fees, commissions and penalties allowable to such inspector; providing that all license inspector's fees, commissions and penalties be paid into the county general fund for the use of the county; and repealing all conflicting provisions of law.

Also:

H. 813. To amend Act No. 247 of the Regular Session of the Legislature of Alabama of 1955 (Ala. Acts 1955, Vol. I, pp. 585-586) providing for a Telephone Revolving Fund in the Department of Finance, Division of Service, to be used to pay for the expenses of administering, maintaining and operating the State Central Telephone System in the City of Montgomery and the Alabama Centralized Telecommunications System in the State of Alabama and providing that each State department, board, bureau, commission, agency and institution using the aforesaid telephone systems shall pay its pro rata share of the aforesaid expenses.

Also:

H. 814. To amend Act No. 574 of the 1957 Regular Session of the Legislature of Alabama (Ala. Act 1957, Vol. II, pp. 797-798) to authorize the Department of Finance, Division of Service Mail and Supply Room Revolving Fund to be used to purchase janitorial supplies, to provide that said revolving fund shall be reimbursed for the reasonable expenses incurred in administering and handling said supplies and postage, and to increase the appropriation to said revolving fund.

Also:

H. 882. Relating to Shelby County; providing for a referendum on the question of replacing the probate judge as chairman of the county governing body; further providing for the salary, term of office, vacancy, bond, and election of said chairman.

Also:

H. 1066. Applying only to Shelby County; regulating and identifying certain mobile homes; providing for the use of decals for such purpose; and providing fees and penalties.

Also:

H. 1067. To promote the maintenance of Shelby County's natural beauty by eliminating unsightly and unhealthy litter; to provide for the dissemination in Shelby County of information pertaining to laws relative to littering and penalties therefor; to provide that certain identifiable litter constitutes prima facie evidence of littering by the person with whom it can be identified; to grant authority to the Shelby County Commission or other like governing body to establish and appoint, for the enforcement of littering laws in Shelby County, an agency and personnel empowered with the authority of peace officers as defined by state law for the primary purpose of enforcing littering laws and other laws relating to littering in Shelby County; to grant authority to the Shelby County Health Department to enforce littering laws in Shelby County, and to provide for a means to plea to the public to heed such laws and to help to eliminate litter in such county.

Also:

H. 1141. Relating to Morgan County; providing for the allocation, apportionment and distribution of certain highway gasoline taxes received by the county, contingent upon certain allocations to Morgan County from the state; and providing an effective and expiration date for the provisions of this act.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

S. 91 AGAIN TAKEN UP

And the bill, S. 91 as previously amended and postponed until the hour of 9:00 o'clock p.m., was again taken up.

S. 91 INDEFINITELY POSTPONED

On motion of Rep. Riddick, the bill, S. 91 as amended, was indefinitely postponed.

Yeas 52; Nays 36.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Cheatwood, Clark (G), Clark (W), Cobb, Cosby, Crow, Dixon, Gilmer, Gregg, Grouby, Hall, Harper (O), Harrison, Hilliard, Holmes, Horn, Howard, Johnson (Roy), Kennedy, Laird, Langford, Lewis, Moore, Naramore, Nevett, Olive, Payne, Penry, Rains, Reed, Riddick, Seibels, Shavers, Smith (C), Smith (J), Stewart, Trammell, Turner, Turnham, Ward, Whatley and Wyatt.

—52

Nays:

Mr. Speaker, Barton, Campbell, Carothers, Carter, Cates, Coburn, Cooley, Dial, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Hammett, Hines, Holley, Johnson (R. G.), McMillan, Manley, Minus, Owens, Patton, Ray, Roberts, Sandusky, Shoemaker, Starkey, Stout, Venable, Warren, Williams, Willis and Zoghby.

—36

CONFeree APPOINTEE CHANGED

The Speaker appointed Rep. Carter to replace Rep. Gregg as a Committee on Conference appointee to the bill, H. 697.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills, your signature thereto is requested:

S. 123. Relating to the method of giving notice of the requirement of attendance of jury service and the procedure for summoning witnesses in Talladega County; to provide that witnesses may be subpoenaed by United States mail in the county under certain conditions.

Also:

S. 130. Relating to Macon County; to provide further compensation for the clerk and members of the jury commission, payable from the county general fund; and providing retroactive effect.

Also:

S. 376. To amend Sections 27-2-21 and 27-10-31, Code of Alabama 1975 allowing the Commissioner of Insurance to examine surplus line brokers in the same manner as an insurer; to allow the surplus line broker to offset from his tax the cost of such examination.

Also:

S. 380. To amend Section 41-3-6 of the Code of Alabama 1975, relating to fines for exploring or excavating aboriginal mounds, earthworks or other antiquities contrary to law so as to provide further for such fines.

Also:

S. 397. To amend Act No. 31 of the Alabama Legislature, Second Special Session, 1975 which relates to the incorporation in any municipality having a population of not less than 175,000 nor more than 250,000 according to the last or any subsequent Federal Decennial Census of an authority as a public corporation for the purpose of providing a public transportation service in such county and the compensation of directors of any such authority.

Also:

S. 544. To provide that the Department of Ophthalmology of the University of Alabama School of Medicine may train any employee of the Alabama Lions Eye Bank to enucleate donor eyes and to require any such employee to comply with the provisions of the Alabama Uniform Anatomical Gift Act and the standards and regulations promulgated by the Chairman of said Department, and to grant to the Chairman of the Department the power to promulgate regulations and standards to certify said employees.

Also:

S. 567. Relating to Act No. 497 of the Regular Session of the Legislature of Alabama of 1965 (Ala. Acts, 1965, pp. 717-739) establishing a pension system for the officers and employees of Jefferson County, Alabama; to provide that members of such pension system may elect that workmen's compensation benefits payable to them for injuries or disabilities sustained by them while serving as employees of said County may be considered as salary paid to said members by said County for the purpose of determining the amount of pension benefits payable to said members under said Act 497; to provide the conditions on which such workmen's compensation benefits

may be considered as salary paid to such members by the County; to empower the Pension Board, provided for by said Act 497, to adopt rules providing for the time within which, the manner in which and the conditions on which said members may elect to exercise the said option; and to provide that no such rule adopted by the Pension Board shall become effective until the County Commission has by resolution approved such rule.

Also:

S. 568. To amend Section 13 of Act 497 of the Regular Session of the Legislature of Alabama of 1965 (Ala. Acts, 1965, pp. 717-739) which established a pension system for employees and officers of Jefferson County, Alabama.

Also:

S. 569. Relating to Tuscaloosa County, to provide for the taxing and collecting of certain court costs for remodeling courtrooms and judges' chambers.

Also:

S. 577. To place all full-time employees of the Mobile Housing Board under the classified service of the merit system of Mobile County's Personnel Board.

Also:

S. 593. Relating to Law Enforcement of Mobile County, fixing the fee for the issuance of pistol permits; specifically, amending Section 1 of Act No. 474, S. 259, Regular Session 1969 (Acts 1969, p. 930).

Also:

S. 599. Relating to the Thirty-ninth Judicial Circuit; providing a county salary supplement for the circuit judges effective the next fiscal year of Limestone County.

Also:

S. 603. Relating to Jefferson County; to authorize and empower the county commission to formulate and administer a plan whereby certain county employees may purchase up to ten years credit in the county retirement system for certain past service to the county.

Also:

S. 606. Relating to Tallapoosa County; to amend Section 2 of Act No. 32, S. 62, Regular Session 1967 (Acts 1967, p. 363), relating to compensation for members of the board of registrars, so as to regulate further said supplement; and to provide for retroactive effect.

Also:

S. 607. To provide an expense allowance for certain city employees of Attalla.

Also:

S. 608. To provide the members of the Etowah County board of registrars with an additional per diem supplement.

S. 609. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Etowah County.

Also:

S. 612. To authorize and direct the Tallapoosa County Commission to appropriate the accumulation of the beer tax levied by Act No. 147, H. 572 of the 1969 Regular Session (Acts of 1969, p. 420) and distribute it within the county.

Also:

S. 613. Relating to Randolph County; fixing the fee for the issuance of pistol permits and providing for the disposition of such fees.

Also:

S. 615. Relating to Shelby County; providing for an increase in salary for the part-time bailiffs of said county.

Also:

S. 618. To amend Section 1 of Act No. 388, H. 979, 1978 Regular Session, entitled "An Act Relating to Elmore County; providing further for the salaries and expense allowances of the deputies of the sheriff's department, and providing payment out of county funds, so as to increase the salaries of the deputies of the sheriff's department."

Also:

S. 621. Relating to Colbert County; to provide for the establishment of fees by the county commission based upon, but not bound by recommendations of the county board of health for public health services.

Also:

S. 622. To alter or rearrange the boundary lines of the City of Hoover, Jefferson County, Alabama, so as to include within the corporate limits of said city all territory now within such corporation limits and also certain other territory contiguous thereto, in Jefferson and Shelby County, Alabama, to provide for an election by residents of the territory to be annexed, and to expressly provide that nothing herein contained shall amend, alter or re-arrange the present boundary line between Jefferson and Shelby Counties, nor annex any public school property owned by the Shelby County Board of Education.

Also:

S. 611. To provide for a special recording fee of \$1.00, in addition to all existing recording fees and charges, for each such document hereafter filed for record in Tallapoosa County.

Also:

S. 625. Relating to Tuscaloosa County; levying an additional privilege license tax on malt or brewed beverages; providing for the collection and distribution of the proceeds of such tax; and providing for the administration and enforcement of this Act including penalties for violations.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length

having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing Message from the Senate.

RESOLUTIONS

The following resolution was introduced and distributed according to Joint Rule 11:

By Rep. Hilliard:

H. R. 352. CONGRATULATING MRS. DOROTHY T. SPEARS ON HER RETIREMENT.

Also:

The following resolution was introduced:

By Rep. Venable:

H. J. R. 353. HONORING EDRIE VARNER GEDDIE, ELEMENTARY SCHOOL TEACHER, ELMORE COUNTY SCHOOL SYSTEM.

WHEREAS, the Alabama Legislature has noted the retirement plans of Mrs. Edrie Varner Geddie, after 38 years of distinguished service to the Elmore County Public Schools; and

WHEREAS, since Mrs. Geddie first began her teaching career in 1941 at Fitzpartick Crossing, a one room school-house and a one teacher school; and

WHEREAS, she subsequently taught at Lightwood Elementary, Deatsville Elementary, and for the past 26 years she has taught the first grade at Robinson Springs Elementary School; and

WHEREAS, she has instructed over 1400 students in the basic skills of reading, writing and arithmetic; and

WHEREAS, for her many years of dedication, Mrs. Geddie will soon be honored at "Teacher of the Year" by the Millbrook Kiwanis Club; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, that we highly commend Edrie Varner Geddie, on her outstanding career in public education, and express our deep appreciation for her years of service to the young boys and girls of Elmore County who have reaped the rewards of her teaching.

BE IT FURTHER RESOLVED, that we congratulate Mrs. Geddie upon her retirement and that she receive a copy of this resolution as a token of our appreciation.

On motion of Rep. Venable, the rules were suspended and the resolution, H.J.R. 353, was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 533. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, for other functions of government, for interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981.

And said Bill, H.B. 533, together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

RESOLUTIONS

The following resolutions were introduced and distributed according to Joint Rule 11:

By Rep. Nevett:

H. R. 354. HONORING THE RETIREMENT OF MRS. RUTH COOK EILAND

Also:

By Rep. Nevett:

H. R. 355. HONORING THE RETIREMENT OF MRS. MEIRY LEONARD JONES

Also:

By Reps. Williams, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Biddle, Blake, Boles, Bowling, Brakefield, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hilliard, Hines, Holley, Holmes, Horn, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McCorquodale, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Parker, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Tucker, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Willis, Wyatt and Zoghby:

H. R. 356. COMMENDING MR. JAMES E. NEAL, SR., FOR OUTSTANDING SERVICE WITH THE STATE OF ALABAMA.

MOTION TO SUSPEND RULES LOST

The motion offered by Rep. Waggoner to suspend the rules in order to take up out of order the bill, S. 331, was lost, lacking a four-fifths vote.

Yeas 14; Nays 5.

Yeas:

Reps.: Amari, Bennett, Boles, Cabaniss, Cobb, Goodwin, Harper (O), Hilliard, Holley, Horn, Howard, Rains, Seibels and Waggoner.

—14

Nays: Reps.: Cheatwood, Nevett, Olive, Payne, and Tucker.

—5

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 571. To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

And said Bill, H.B. 571, together with the conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

SPECIAL ORDER RESUMED

And the bill:

S. 532. Relating to the use of computer technology and equipment to enter, alphabetize, store, maintain, transmit electronically and generally prepare the various index records of the Probate Court of Mobile County as an alternative to the card or strip indexing system authorized by Act 460, 1957 Regular Session of the Alabama Legislature.

Was taken up.

S. 532 INDEFINITELY POSTPONED

On motion of Rep. Sandusky, the bill, S. 532, was indefinitely postponed.

And the bill:

S. 591. To amend further Act No. 470, H. 952 of the regular session of 1939, approved September 15th, 1939, (local acts, 1939, page 298), and amended by Act No. 684 Regular Session of 1976 which creates and establishes the County-wide Civil Service System in Mobile County, so as to provide for an expense allowance and compensation for the members of the Personnel Board, and to provide for equal promotional opportunity for entry level unskilled laborers who have been employed in a jurisdiction for a minimum of six (6) months.

Was read a third time at length and passed.

Yeas 17; Nays 0.

Yeas:

Reps.: Amari, Bedsole, Bennett, Buskey, Cabaniss, Carter, Cheatwood, Clark (W), Hall, Harper (T), Howard, Kennedy, Seibels, Stewart, Turner, Turnham and Zoghby.

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MOTION TO RECONSIDER ADOPTED

Having voted on the prevailing side, Rep. Clark (G) offered the motion to reconsider the vote by which the bill, S. 91 as amended, was indefinitely postponed, and the motion to reconsider was adopted.

Yeas 53; Nays 19.

Yeas:

Mr. Speaker, Adams (H), Amari, Barton, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cheatwood, Coburn, Cooley, Crow, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Hammett, Harper (O), Harper (T), Harvey, Holmes, Johnson (R. G.), Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Pegues, Ray, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Turner, Turnham, Venable, Waggoner, Ward, Warren, Williams and Willis.

—53

Nays:

Reps.: Adams (C), Albright, Buskey, Clark (W), Cobb, Cosby, Hall, Hilliard, Horn, Kennedy, Laird, Langford, Lewis, Moore, Payne, Rains, Trammell, Whately and Wyatt.

And the bill:

S. 91. To amend Section 11-54-87 of the Code of Alabama 1975, relating to municipal industrial development boards, so as to provide that such a board may use proceeds from the sale of its bonds (whether heretofore or hereafter issued) for payment of certain interest on such bonds and may, subject to the other provisions of said Section 11-54-87, locate a project or part thereof outside the corporate limits but within the police jurisdiction of another city or town in this state without the consent of the governing body of such other city or town if such project or part thereof to be located outside the corporate limits but within the police jurisdiction of such other city or town consists principally or solely of facilities for or useful in the control, reduction, abatement or prevention of pollution of air or water or both.

As amended, was again taken up.

MOTION TO RECONSIDER ADOPTED

Having voted on the prevailing side by which the substitute to the bill, S. 91 was adopted, Rep. Clark (G) offered the motion to reconsider the vote, and the motion to reconsider was adopted.

Yeas 56; Nays 12.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Clark (W), Coburn, Cooley, Cosby, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg,

Grimsley, Hammett, Harper (O), Harper (T), Johnson (R. G.), Laird, McMillan, Minus, Naramore, Nevett, Olive, Owens, Patton, Pegues, Penry, Ray, Riddick, Roberts, Sandusky, Shoemaker, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—56

Nays:

Reps.: Albright, Buskey, Cobb, Hall, Hilliard, Horn, Langford, Lewis, Payne, Rains, Seibels and Wyatt.

—12

SUBSTITUTE TABLED

The question was again on the substitute offered by Rep. Clark (G) to the bill, S. 91, and on motion of Rep. Clark (G) the substitute was tabled.

Yeas 75; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cheatwood, Cobb, Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Holley, Horn, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Lewis, McMillan, Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—75

And the bill, S. 91, was read a third time at length and passed.

Yeas 65; Nays 10.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Clark (G), Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Langford, Lewis, McKee, McMillan, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Pegues, Penry, Ray, Riddick, Roberts, Sandusky, Shoemaker, Smith (J), Stewart, Turner, Turnham, Venable, Waggoner, Warren, Williams, Willis, Wyatt and Zoghby.

—65

Nays:

Reps.: Cheatwood, Cobb, Daniels, Grimsley, Holley, Laird, Rains, Seibels, Smith (C) and Whatley.

—10

REPORT OF COMMITTEE OF CONFERENCE ON H. B. 1120

We the Committee on Conference appointed to reconcile the disagreement between the two houses concerning the Senate's amendment to H.B. 1120 have met, considered the bill as amended, and have agreed to the following report:

1. We recommend that the Senate recede from its amendment to the bill.

2. We recommend that the bill be amended as follows and then passed by both houses:

In the title on line 13 strike the period and insert the following in lieu thereof:

; to provide that the first fee schedule shall also be the fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year.

In Section 2, on line 29 after the period, insert the following:

The first fee schedule shall remain in effect until the end of the 1980 fiscal year. The county governing body shall adopt a new fee schedule for each succeeding fiscal year. Said new fee schedule may be the same or different from the schedule of the preceeding fiscal year. Provided, however, that no fee shall be collected after the beginning of the fiscal year, unless the county governing body has acted on the new fee schedule.

On page 2 on line 12, insert the following new Section 7 and renumber the present Section 7 and all following sections accordingly:

Section 7. The county board of health shall not have authority to prohibit the installment or turning on of electrical services by a public utility to buildings based on the failure of the sewage system or septic tank to meet health regulations.

Respectfully submitted,

LYNN GREER,

NELSON STARKEY,

TOM COBURN,

Conference on the part of the House.

BOBBY DENTON,

LARRY KEENER,

CHARLES B. MARTIN,

Conferees on the part of the Senate.

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

On motion of Rep. Greer, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 1120, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 38; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bennett, Blake, Carter, Cobb, Coburn, Cooley, Cosby, Dial, Drinkard, Ford, Gilmer, Goodwin, Greer, Hall, Harper (O), Harper (T), Harvey, Johnson (R. G.), Laird, Lewis, Minus, Moore, Nevett, Olive, Owens, Sandusky, Seibels, Shoemaker, Trammell, Waggoner, Ward, Whatley and Willis.

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

H. 1120. Relating to Lauderdale County; to provide for the establishment of fees by the county commission based upon, but not bound by, recommendations of the county board of health for public health services; to provide for the continuation of the present fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year.

As amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 52; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carter, Cheatwood, Cobb, Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Ford, Gilmer, Goodwin, Greer, Hall, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Kennedy, Laird, McKee, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Sandusky, Seibels, Shoemaker, Starkey, Trammell, Turner, Waggoner, Ward, Whatley, Williams and Willis.

—52

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

SPECIAL ORDER RESUMED

And the bill:

S. 252. To amend Section 36-26-35 of the Code of Alabama 1975 relating to the annual leave of state employees so as to further provide that annual leave shall be based on years of total service.

Was taken up.

AMENDMENT OFFERED

Rep. Coburn offered the following amendment to the bill, S. 252:

Amend S.B. 252, line 22, following the word "system" by inserting the following words:

, and all legislative personnel, officers and employees, including but not limited to Legislative Reference Service personnel, whether subject to the state merit system or not,

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 60; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kennedy, Langford, McKee, McMillan, Minus, Moore, Naramore, Nevett, Owens, Rains, Ray, Sandusky, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Wyatt.

—60

And the bill, S. 252, as thus amended, was read a third time at length and passed.

Yeas 67; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Carothers, Carter, Cates, Cheatwood, Cobb, Coburn, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Holmes, Johnson (R. G.), Langford, Lewis, McKee, McMillan, Minus, Mitchell, Moore, Nevett, Olive, Owens, Pegues, Rains, Ray, Riddick, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turner, Turnham, Venable, Waggoner, Warren, Williams, Willis, Wyatt and Zoghby.

—67

Nays: Reps.: Laird and Whatley.

—2

REPORT OF COMMITTEE OF CONFERENCE ON HOUSE BILL 925

We, the Committee on Conference appointed to reconcile the disagreement between the two houses concerning House Bill 925, have met, considered the bill, and have agreed to the attached:

NELSON STARKEY,
HUGH BOLES,

Conferees on the part of the House.

BOBBY DENTON,
GARY KEENER,
H.L. CALLAHAN,

Conferees on the part of the Senate.

A BILL TO BE ENTITLED AN ACT

To authorize the incorporation with respect to the several counties and municipalities in this State of port authorities as non-profit public corporations for the purpose of developing any property on or near any navigable river in this State for recreational, transportation, agricultural, industrial and commercial purposes; to provide the method of organizing such corporations, the management thereof and the amendments of its certificate of incorporation; to specify the powers of such corporations; to authorize such corporations to issue bonds or securities payable solely from the revenues and

receipts derived from the operation, lease or sale of its properties and to secure the same by pledges of such revenues and receipts, by mortgages on such properties and by indentures and other agreements; to authorize the refunding of such bonds and securities; to provide that all bonds of such corporations shall be negotiable instruments; to provide for remedies in the event of default of such bonds, securities or indentures; to exempt from taxation such corporations, their properties, their bonds and income therefrom; to provide for the filing of certificates of incorporation and amendments thereto, deeds to such corporations, deeds and leases by such corporations and their indentures and certificates of dissolution without the payment of any tax; to exempt such corporations from usury and interest laws; to exempt such corporations from competitive bid laws; to provide for the disposition of any earnings of the corporation; to provide bonds of such corporations shall be legal investments for executors, administrators, trustees and other fiduciaries and for saving banks and insurance companies; to provide that upon dissolution of such corporations all funds held by them and title to their properties shall vest in the municipality and the county with respect to which they are organized; to declare that this Act shall be cumulative and not restrictive of powers otherwise provided by law; to provide for the correction of errors or omissions in incorporation; and to provide for filings with the Alabama Securities Commission.

Be It Enacted by the Legislature of Alabama:

Section 1. Definitions. Whenever used in this Act, unless the context plainly indicates otherwise, the present term shall include the future term, the singular shall include the plural, the plural shall include the singular, the masculine shall include the feminine, and the following words and phrases shall have the following meanings respectively ascribed to them by this Section:

(a) "authority" means a non-profit public corporation organized pursuant to the provisions of this Act.

(b) "authorizing subdivision" means any county or municipality to which application has been made for authority to incorporate an authority under this Act.

(c) "board" means the board of directors of an authority.

(d) "director" means a member of the board of directors of an authority.

(e) "county" means any county in this state.

(f) "governing body" means, with respect to a county, the county commission and, with respect to a municipality, the council, commission or other governing body of such municipality

(g) "municipality" means any incorporated city or town in this state.

(h) "indenture" means any mortgage, indenture of mortgage, deed of trust, trust agreement or trust indenture executed by an authority as security for its bonds.

(i) "project" means any land, any interest in land, any building, structure or improvement thereon, any machinery, equipment, furniture, furnishings, facility or personal property, or any of them, which, in the judgment of the board of an authority is suitable for use by the authority in carrying out its powers and the functions authorized by this Act, including, without limitation, ports, docks, and all kinds of dock facilities, water and rail terminals and facilities, wharves, piers, berths, quays, loading and unloading

facilities and other related facilities, marinas, boating facilities, facilities for aquatic entertainment and sports, facilities for fishing, pavillions, auditoriums, motels, restaurants, coffee shops, stores, warehouses, factories, manufacturing plants, industrial plants, office and other commercial buildings and facilities, or any of them.

(j) "waterfront property" means any property on or near any navigable river in this state.

Section 2. Legislative intent: construction of the Act generally.

(a) It is the intention of the Legislature by the passage of this Act to authorize the incorporation of authorities as non-profit public corporations to develop waterfront property for recreational, transportation, agricultural, industrial and commercial purposes by financing, acquiring, enlarging, improving, replacing, owning, operating, selling, leasing and disposing of a project or projects or any part thereof. It is the further intent of the Legislature by the passage of this Act to vest an authority with all powers that may be necessary to enable it to accomplish such purposes.

(b) This Act shall be liberally construed in conformity with the said intention.

Section 3. Incorporation of authorities. Whenever any number of natural persons not less than three shall file with the governing body of a county and with the governing body of any municipality located, in whole or in part, in such county, an application in writing for authority to incorporate a public corporation under the provisions of this Act and shall attach to such application a proposed form of certificate of incorporation for such corporation, said governing bodies shall each proceed to consider such application. If said governing bodies shall each by appropriate resolution duly adopted, find and determine that each applicant was a duly qualified elector of and taxpayer in the county in which the application was filed and that it is wise, expedient, necessary or advisable that the authority be formed, shall authorize the persons making such application to proceed to form such authority and shall approve the form of certificate of incorporation proposed to be used in organizing such authority, then the persons making such application shall execute, acknowledge and file a certificate of incorporation for the authority as provided in Section 4 hereof.

No authority shall be formed unless such application shall have first been filed as hereinabove provided and the governing bodies of the authorizing subdivisions shall each have adopted resolutions as provided in this section. Provided, however, said authority must also be approved by the Alabama State Docks Department.

Section 4. Certificate of Incorporation and its contents: execution and acknowledgment.

(a) The certificate of incorporation shall set forth:

(1) The names and resident addresses of the applicants together with a recital that each of them is a duly qualified elector of and taxpayer in the county;

(2) The name of the authority which shall be Port Authority (the blank spaces to be filled in with the names of the authorizing subdivisions if such name shall be available for use by the authority, and if not available then the incorporators shall designate some other similar name that is available);

(3) A recital that permission to organize the authority has been granted by resolution duly adopted by the governing body of each authorizing subdivision and the Alabama State Docks Department and the respective dates of adoption of said resolutions;

(4) The location of the principal office of the authority (which shall be in the municipality) and its post office address;

(5) A statement that the authority is organized for the purposes set forth in this Act with all the powers and authorities specified in this Act.

(6) The geographical boundaries of the authority's jurisdiction, which shall be situated within the boundaries of the county which is an authorizing subdivision and extend along the banks of the navigable river and inland for a distance of not more than three miles from said river.

(7) The period, if any, for the duration of the authority (if the duration is to be perpetual that fact shall be so stated); and

(8) Any other matter which the applicants may choose to insert therein which shall not be inconsistent with this Act or with the laws of the State of Alabama;

(b) The certificate of incorporation shall be subscribed and acknowledged by each of the applicants before an officer or officers authorized by the laws of the State of Alabama to take acknowledgments to deeds.

Section 5. Same—filing with Probate Judge; examination, approval and recordation by Probate Judge. When executed and acknowledged in conformity with Section 4 hereof, the certificate of incorporation shall be filed with the judge of probate of the county which is an authorizing subdivision. The judge of probate shall thereupon examine the certificate of incorporation and, if he finds that the recitals contained therein are correct, that the requirements of Section 4 have been complied with, and that the name is not identical with or so nearly similar to that of another corporation already in existence in this state so as to lead to confusion and uncertainty, he shall approve the certificate of incorporation and record it in an appropriate book or record in his office. The recording of the certificate of incorporation shall be conclusive evidence that the required findings and approvals have been made.

When such certificate has been so made, approved and filed, the applicants shall constitute a public corporation under the name set forth in the certificate of incorporation.

Section 6. Same—amendment. The certificate of incorporation may at any time and from time to time be amended so as to make any changes therein and add any provisions thereto which might have been included in the certificate of incorporation in the first instance.

Such an amendment shall be effected in the following manner: the board of the authority shall file with the governing body of each authorizing subdivision a resolution seeking permission to amend the certificate of incorporation, specifying in such resolution the amendment proposed to be made. The governing body of each authorizing subdivision shall consider such resolution and, if each of them shall be appropriate resolution duly find and determine that it is wise, expedient, necessary or advisable that the proposed amendment be made and shall authorize the same to be made and shall approve the form of the proposed amendment, then the authority shall cause to be executed an instrument embodying the proposed amendment and shall

file the same with the judge of probate of the county in which the certificate of incorporation was originally filed. The proposed amendment shall be subscribed and acknowledged by its President or Vice President before an officer authorized by the laws of Alabama to take acknowledgments to deeds. Such judge of probate shall thereupon examine the proposed amendment and, if he finds that the requirements of this Section have been complied with and the proposed amendment is within the scope of what might be included in an original certificate of incorporation, he shall approve the amendment and record it in an appropriate book in his office. When such amendment has been so made, approved and filed, it shall thereupon become effective and the certificate of incorporation shall thereupon be amended to the extent provided in the amendment. No certificate of incorporation shall be amended except in the manner provided in this Section. The recording of the amendment shall be conclusive evidence that the requisite findings and approvals have been made.

Section 7. Directors. An authority shall have a board of directors in which all of the powers of the authority shall be vested, and which shall consist of five members. Two directors shall be elected by the governing body of the county which is an authorizing subdivision, two directors shall be elected by the governing body of the municipality which is an authorizing subdivision, and one director shall be elected jointly by the governing bodies of both such county and such municipality. The directors shall be so elected that they shall hold office for staggered terms. The first term of office of one of the two directors elected by the governing body of the county shall be for two years and the first term of office of the other director elected by said governing body shall be for four years. The first term of office of one of the two directors elected by the governing body of the municipality shall be for one year and the first term of office of the other director elected by said governing body shall be for three years. The first term of office of the director elected jointly by the governing bodies of the county and the municipality shall be for five years. Thereafter, the term of office of each director shall be five years. If at the expiration of any term of office of any director a successor thereto shall not have been elected, then the director whose term of office shall have expired shall continue to hold office until a successor shall be so elected. Each director elected by the governing body of one of the authorizing subdivisions shall be a resident of the authorizing subdivision by whose governing body he was elected, but the director elected jointly by the governing body of both authorizing subdivisions need only be a resident of the county. If a director resigns, dies, or becomes incapable or ineligible to act as director, a successor to serve the unexpired period of his term shall be elected by the governing body or bodies by which the director whose unexpired term he is to fill was elected. Directors shall be eligible for re-election by the governing body or bodies by which they were initially elected. No director shall be an officer or employee of the state or of an authorizing subdivision.

(b) A majority of the members of the board shall constitute a quorum for the transaction of business, but any meeting of such board may be adjourned from time to time by a majority of the directors present or may be so adjourned by a single director if such director is the only director present at such meeting. No vacancy in the membership of the board shall impair the right of a quorum to exercise all the powers and duties of the authority. Any matter in which the board is authorized to act may be acted upon at a regular, special or called meeting. At the request of any director, the vote on any question before the board shall be taken by ayes and nays entered upon the record. All proceedings of the board shall be reduced to writing by the secretary of the authority and recorded in a well-bound book which shall open for inspection by each director and the public at all reasonable times. Copies of such

proceedings when certified by the secretary of an authority under its seal shall be received in all courts as evidence of the matters and things therein certified. Directors and officers of an authority shall serve without compensation, except that they may be reimbursed for actual expenses incurred in the performance of their duties. Any director may be impeached and removed from office in the manner and on the same grounds provided for in Section 175 of the Constitution of Alabama of 1901, and the general laws of the State for impeachment and removal of officers mentioned in said Section 175. An authority shall make to its authorizing subdivisions an annual report of its activities and of its plans for the future, which report shall include a financial operating statement and balance sheet prepared and certified by the Examiner of Public Accounts for the State of Alabama or by a certified public accountant.

Section 8. Officers. The officers of an authority shall consist of a president, a vice president, a secretary, a treasurer, and such other officers as the board may determine. The office of secretary and treasurer may be held by the same person. All officers shall be elected by the board and shall be members of the board.

Section 9. Powers.

(a) An authority organized and existing under this Act shall have the following powers, together with all powers incident thereto or necessary for the performance of those stated herein:

(i) To adopt by-laws for the regulation of its affairs and the conduct of its business;

(ii) To adopt an official seal and alter the same at pleasure;

(iii) To maintain a principal office in the municipality which is an authorizing subdivision and sub-offices at such other place or places within the county which is an authorizing subdivision as its board may designate;

(iv) To sue and be sued in its own name, excepting actions in tort against the authority;

(v) To acquire, whether by purchase, construction, exchange, gift, lease or otherwise and to improve, equip and furnish and to own and maintain one or more projects or parts thereof, including all real and personal properties and interests therein which its board may deem necessary in connection therewith, regardless of whether or not any such project or projects shall then be in existence;

(vi) To acquire, whether by purchase, construction, exchange, gift or otherwise and to improve rights of way, streets, approaches, roads, railroads lines, interests in land, including the fee simple title to real property and riparian rights necessary or useful and convenient in gaining access, entry, or approach to waterways, whether or not such easements, rights of way, streams, approaches, roads, railroads lines, interests in land and riparian rights lead to property owned or controlled by the authority;

(vii) To acquire, receive, take, hold, whether by purchase, gift, lease, devise or otherwise, property of every description, whether real, personal or mixed, and to manage the same and to develop any undeveloped property owned, leased or controlled by it;

(viii) To sell and convey, or grant options for such purpose, any or all of its projects or properties, whenever its board shall find such action to be in furtherance of the purposes for which the authority was organized;

(ix) To exchange or donate any or all of its projects or properties whenever its board shall find such action to be in furtherance of the purposes for which an authority was organized;

(x) To execute such contracts or instruments and to take such action as may be necessary or convenient to carry out the purposes of this Act or to exercise any power or authority granted herein;

(xi) To lease or let any project or any part thereof to such tenant or tenants for such term or terms at such compensation or rentals and subject to such provisions, limitations and conditions as its board may approve;

(xii) To operate a project or projects or parts thereof other than factories, manufacturing plants and industrial plants;

(xiii) To furnish food, lodging, shelter, lawful drinks, confections, reading matter, oil, gas, motor fuels, watercraft, motor and watercraft parts, equipment and the services of mechanics, instructors and repairmen for reward or compensation;

(xiv) To charge fees for admission to any of its properties;

(xv) To borrow money for the purpose of carrying out any of its powers and to issue its bonds or other securities in evidence thereof, including bond anticipation notes;

(xvi) To assign and pledge any revenues received by an authority from the lease, sale or operation of any or all of its projects or any part or parts thereof as security for the payment of the principal of and interest and premium, if any, on any bonds or other securities and the performance of any agreements made in connection therewith, whether then owned or thereafter acquired;

(xvii) To appoint, employ, contract with and provide for compensation for such employees and agents, including engineers, architects, attorneys, consultants, fiscal advisors, and such other employees or agents as the business of the corporation may require, including the power to fix working conditions by general rules and other conditions of employment, and at its option to provide a system of disability payments, retirement compensation and pension or any of them and to hire and fire servants, agents and employees at will;

(xviii) To make and execute contracts and other instruments necessary to exercise the powers of the authority;

(xix) To fix, establish, collect and alter landing fees, docking fees, tolls, rents and other charges for the use of any project or projects or parts thereof owned or controlled by an authority;

(xx) To make and enforce rules and regulations governing the use of any project, property or facilities owned or controlled by an authority;

(xxi) To provide such insurance, including use and occupancy insurance, as its board may deem advisable;

(xxii) To cooperate with the State, any department or agency of the State, any county, municipality or other political subdivision of the State or with the United States of America or any of its departments or agencies or any corporation or authority organized or controlled by the United States or America, and to make such contracts therewith as its board may deem advisable;

(xxiii) To receive and accept grants for and in aid of construction, extension, improvement, maintenance or operation of any of its facilities or properties from the United States of America or any agency or department thereof or any corporation or authority organized or controlled thereby, from the State or any agency or department thereof, any political subdivision thereof or any municipality or county, and to receive and accept money, property, labor or other things of value from any source whatsoever.

(b) Any project or projects of an authority may be located at any place or places within the geographical boundaries of the authority's jurisdiction as set forth in its certificate of incorporation or any amendment provided however no project or part thereof shall be located within the corporate limits or police jurisdiction of a municipality which is not an authorizing subdivision unless the governing body of such municipality has first adopted a resolution consenting to the location of such project or part thereof within its corporate limits or police jurisdiction, as the case may be.

Section 10. Bonds—form, terms, denominations, redemption and other provisions, sale and delivery. All bonds and securities issued by an authority shall be payable solely out of the revenues derived by the authority from the leasing, sale or operation of any or all of its projects as may be designated in the proceedings of its board under which the same shall be authorized to be issued. None of the bonds, securities or notes of an authority shall ever constitute an obligation or debt of the State, of any authorizing subdivision, or of any county or municipality of the State or a charge against the credit or taxing powers of any of them.

Bonds of an authority may be executed and delivered by the authority at any time and from time to time, may be in such form and denominations and of such tenor and maturities, may be in registered or bearer form, either as to principal or interest or both, may be payable at such time or times not exceeding forty years from their date, may be made subject to redemption, may be payable at such place or places whether within or without the State of Alabama, may bear interest at such rate or rates (including variable rates), payable at such time or times and at such place or places and evidenced in such manner, and may contain such other provisions not inconsistent with this Act, all as shall be provided in the proceedings of its board whereunder the bonds shall be authorized to be issued. Any bond having a stated maturity more than ten years after its date shall state that it is subject to redemption at the option of the authority at the expiration of ten years from its date and on any interest payment date thereafter at such price or prices and after such notice or notices and on such terms and in such manner as may be provided in the proceedings wherein such Bond is authorized to be issued.

Any bonds of an authority may be sold at public or private sale in such manner and from time to time as may be determined by its board to be most advantageous and the authority may pay all expenses, premiums, fees and commissions that its board may deem necessary or advantageous in connection with the issuance thereof.

The issuance by an authority of one or more series of bonds for one or more purposes shall not preclude it from issuing other bonds in connection with the same project or other projects, but the proceedings whereunder any subsequent bonds may be issued shall recognize and protect any prior assignment, lien or indenture for any prior issue of bonds unless in the proceedings authorizing such prior issue the right was reserved to issue subsequent bonds on a parity with such prior issue.

All bonds shall contain a recital that they are issued pursuant to the provisions of this Act, which recitals shall be conclusive that they have been duly authorized pursuant to the provisions of this Act.

All bonds issued hereunder and any interest coupons applicable thereto are hereby made and shall be construed to be negotiable instruments.

Section 11. Same—Execution. All bonds shall be signed by the president or vice president and the secretary or treasurer of the authority and the seal of the authority shall be affixed thereto; provided that a facsimile of the signature of one, but not both, of the officers whose signatures will appear on the bonds may be imprinted thereon in lieu of his manually signing the same; and provided further, that a facsimile of the seal of the authority may be imprinted or otherwise reproduced on the bonds in lieu of being manually affixed thereto. Coupons shall be signed by the president or vice president and the secretary or treasurer of the authority, but a facsimile of the signature of such president or vice president and such secretary or treasurer may be imprinted on any such interest coupons in lieu of their manually signing the same. Delivery of bonds so executed shall be valid notwithstanding any changes in officers or in the seal of the authority after the signing and sealing of the bonds.

Section 12. Same—Indenture, Lien: Remedies of Bond-holders. In the discretion of its board, any bonds issued by an authority may be secured by an indenture between an authority and a trustee, which may be any trust company or bank having trust powers, whether such bank or trust company is located within or without the State. In any such indenture or resolution providing for the issuance of bonds an authority may pledge, for payment of the principal of and the interest on such bonds, any of its revenues to which its right then exists or may thereafter come into existence and may assign, as security for such payment, any of its leases, franchises, permits and contracts; and in any such indenture, an authority may mortgage any of its properties, including any that may be thereafter acquired by it, and may provide that in the event of a default in payment of the bonds secured thereby or in the event of default with respect to any agreement contained therein, such mortgage may be foreclosed either by sale at public outcry or by judicial proceedings. Any such pledge of revenues shall be valid and binding from the time it is made, and the revenues so pledged and thereafter received by the authority shall immediately become subject to the lien of such pledge without any physical delivery thereof or further act. The lien of such pledge shall be valid and binding against all parties having claims of any kind in tort, contract, or otherwise against the authority, irrespective of whether the parties have actual notice thereof, from the time a statement is filed in the office of the judge of probate of the county and any other county in which part of the property, the revenues from which are so pledged, is located. Such notice need state only the date on which the resolution authorizing the issuance of the bonds was adopted by the board, the principal amount of bonds issued, a brief description of the revenues so pledged and a brief description of any property the revenues from which are so pledged. In any indenture or resolution authorizing the issuance of bonds and pledging for the benefit thereof revenues from any one or more of its facilities, the authority shall have the power to include provisions customarily contained in instruments securing evidence of indebtedness, including, without limiting the generality of the foregoing, provisions respecting the collection, segregation and application of any rental or other revenue due to or to become due to the authority, the terms to be incorporated in any lease agreement respecting any property of the authority, the maintenance and insurance of any building, structure or other property owned by the authority, the maintenance and

insurance of any building, structure or other property owned by the authority, the creation and maintenance of special funds from any revenue of the authority and the rights and remedies available in the event of default to the holder of the bonds or the trustee under the indenture, all as its board shall deem advisable and as shall not be in conflict with the provisions of this Act. If there be any default by an authority in payment of the principal or of the interest on the bonds or in any of the agreements on the part of an authority that may properly be included in any indenture securing the bonds or in any resolution authorizing their issuance, any holder of any of the bonds or any of the coupons, or the trustee under any indenture if so authorized in such indenture, may (in addition to any other remedies herein provided or otherwise available) by suit, action, mandamus or other proceedings, enforce payment of such principal or interest and compel performance of all duties of the board and officers of the authority, and shall be entitled as a matter of right and regardless of the sufficiency of any such security to the appointment of a receiver with all the powers of such receiver for the operation and maintenance of the property of the authority covered by such indenture or resolution and the collection, segregation and application of revenues therefrom. The indenture of any resolution may also contain provisions restricting the individual rights of action of the holders of the bonds and coupons.

Section 13. Same—Application of Bond Proceeds. The proceeds derived from the sale of any bonds shall be applied as provided in the proceedings in which the bonds are authorized to be issued, including without limitation, the payment of all legal, fiscal and recording fees and expenses incurred in connection with the authorization, sale and issuance of the bonds and if so provided in the proceedings authorizing their issuance, interest on said bonds (or, if a part only of any issue of bonds is issued for acquisition purposes, interest on that portion of the bonds on that issue that is issued to pay acquisition costs) for a reasonable period prior to and during the time required for the acquisition, construction and equipping of the project and for a period not exceeding eighteen months after the completion thereof. An authority may provide in the proceedings authorizing the issuance of bonds for the capitalization of a debt service reserve and/or a replacement and extension reserve from the proceeds of its bonds.

Section 14. Same—Refunding. An authority may at any time and from time to time issue refunding bonds for the purpose of refunding the principal of and the interest on any bonds of the authority theretofore issued hereunder and then outstanding, whether or not such principal and interest shall have matured at the time of such refunding, and for the payment of any expenses incurred in connection with such refunding and any premium necessary to be paid in order to redeem, retire or purchase for retirement the bonds to be refunded. The proceeds derived from the sale of any refunding bonds shall be used only for the purposes for which the refunding bonds were authorized to be issued. Any such refunding may be effected either by sale of the refunding bonds and the application of the proceeds thereof, or by exchange of the refunding bonds for the bonds or interest coupons to be refunded thereby; provided that the holders of any bonds or coupons so to be refunded shall not be compelled without their consent to surrender their bonds or coupons for payment or exchange prior to the date on which they may be paid or redeemed by call of the authority under their respective provisions. All provisions of this Act pertaining to bonds of an authority that are not inconsistent with the provisions of this section shall, to the extent applicable, also apply to refunding bonds issued by such authority. An authority may at any time and from time to time issue bonds both for the purpose of so refunding

the principal of and the interest on any of its bonds and for any other purpose for which it is authorized to issue bonds, in which event the provisions hereof respecting refunding bonds shall apply only to that portion of such combined issue authorized for refunding purposes and the provisions thereof respecting other financing shall apply to the remaining portion of such combined issue.

Section 15. Liability of Authorizing Subdivisions upon bonds, obligations and agreements of an authority. Neither of the authorizing subdivisions of an authority shall in any event be liable for the payment of the principal of, interest and premium, if any, on any bonds of an authority or for the performance of any pledge, assignment, indenture, obligation or agreement of any kind whatsoever which may be undertaken by an authority and none of the bonds of an authority or any of its agreements or obligations shall be construed to constitute an indebtedness of any authorizing subdivision within the meaning of any constitutional or statutory provision whatsoever.

Section 16. Disposition of Net Earnings. Each authority organized hereunder shall be a non-profit public corporation and no part of its net earnings remaining after payment of its expenses shall inure to the benefit of any individual, firm or corporation, except that in the event its board shall determine that sufficient provision has been made for the full payment of the expenses, bonds and other obligations of the authority, then any net earnings of an authority thereafter accruing shall be paid in equal amounts to its authorizing subdivisions.

Section 17. Bonds are legal investments. Bonds issued under this Act are hereby made legal investments for executors, administrators, trustees and other fiduciaries and for savings banks and insurance companies organized under the laws of the State of Alabama.

Section 18. Dissolution of an authority and disposition of properties. Whenever the board of any authority shall by resolution determine that the purposes for which the authority was formed have been substantially complied with and any bonds theretofore issued and all obligations theretofore incurred by the authority have been paid, the authority shall thereupon execute and file for record in the office of the judge of probate of the county in which its certificate of incorporation was filed a certificate of dissolution reciting such facts and declaring the authority to be dissolved. Such certificate of dissolution shall be signed by the president or vice president of the authority under its corporate seal.

Upon the filing of such certificate of dissolution the authority shall stand dissolved, the title to all funds and properties owned by it at the time of such dissolution shall vest in equal shares in its authorizing subdivisions and the possession of such funds and properties shall forthwith be delivered to such authorizing subdivisions.

Section 19. Exemption from taxation. Each authority incorporated under this Act and all properties at any time owned by it and the income therefrom and all bonds issued by it and the income therefrom shall be exempt from all taxation in the State of Alabama, including, without limitation, ad valorem, sales, excise, license and privilege taxes. The certificate of incorporation of each authority, the certificate of dissolution of each authority, all deeds or other documents whereby properties are conveyed to an authority and all deeds, indentures or leases executed by an authority may be

filed for record in the office of the judge of probate of the county in which the authority is organized without the payment of any tax or fees other than such fees as may be authorized by law for the recording of such instrument.

Section 20. Exemption—usury and interest laws. Each authority incorporated under this Act shall be exempt from the laws of the State of Alabama governing usury or prescribing or limiting interest rates, including, without limitation, the provisions of Chapter 8, Title 8 of the Code of Alabama 1975.

Section 21. Construction of Act.

(a) Neither this Act nor anything contained in this Act shall be construed as a restriction or limitation upon any powers which an authority may otherwise have under any laws of this State, but shall be construed as cumulative of any such powers.

(b) No proceedings, notice or approval shall be required for the organization of an authority or the issuance of any bond or any indentures or instruments as security therefor, except as provided in this Act, any other law to the contrary notwithstanding; provided, that nothing in this Act shall be construed to deprive the State or its governmental subdivisions of their respective police powers over any properties of the authority or to impair any power thereof of any official or agency of the State or its governmental subdivisions which might be otherwise provided by law.

Section 22. Filing with Securities Commission. An authority proposing to issue any bonds under the authority of this Act shall comply with and be entitled to the benefits of the pre-issuance procedures specified in Article 5, Chapter 6, Title 8 of Code of Alabama 1975.

Section 23. Correction of Errors or Omissions in Incorporation. If an authority formed under this Act has failed to comply with the requirements of this Act in its organization, such omission or defect may be corrected as follows:

(a) Its board shall file with the governing body of each authorizing subdivision of the authority a resolution seeking permission to correct the defect or omissions, specifying such defect or omission in the resolution.

(b) The governing body of each such authorizing subdivision shall consider such resolution and if each shall by appropriate resolution duly find and determine that it is advisable that the proposed correction be made and shall authorize the same to be made, then the president or vice president of the authority shall execute an instrument in the name of the authority embodying the corrections and shall file the same with the judge of probate of the county in which the certificate of incorporation was originally filed. Such filing shall relate back to the organization of the authority except as to rights of third parties which have intervened.

Section 24. Severability. In the event any provision of this Act shall be invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 25. Repeal. All laws or parts thereof which conflict with this Act are hereby repealed.

Section 26. Effective Date. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

On motion of Rep. Starkey, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 925, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Albright, Amari, Barton, Bennett, Blake, Bowling, Buskey, Carter, Cates, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Horn, Johnson (R. G.), Kelley, Laird, Langford, Lewis, McKee, Manley, Minus, Moore, Naramore, Olive, Owens, Payne, Penry, Ray, Riddick, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turner, Venable, Waggoner, Ward, Whatley, Willis, Wyatt and Zoghby.

—64

And the bill:

H. 925. To authorize the incorporation with respect to the several counties and municipalities in this State of port authorities as non-profit public corporations for the purpose of developing any property on or near any navigable river in this State for recreational, transportation, agricultural, industrial and commercial purposes; to provide the method of organizing such corporations, the management thereof and the amendments of its certificate of incorporation; to specify the powers of such corporations; to authorize such corporations to issue bonds or securities payable solely from the revenues and receipts derived from the operation, lease or sale of its properties and to secure the same by pledges of such revenues and receipts, by mortgages on such properties and by indentures and other agreements; to authorize the refunding of such bonds and securities; to provide that all bonds of such corporations shall be negotiable instruments; to provide for remedies in the event of default of such bonds, securities or indentures; to exempt from taxation such corporations, their properties, their bonds and income therefrom; to provide for the filing of certificates of incorporation and amendments thereto, deeds to such corporations, deeds and leases by such corporations and their indentures and certificates of dissolution without the payment of any tax; to exempt such corporations from usury and interest laws; to exempt such corporations from competitive bid laws; to provide for the disposition of any earnings of the corporation; to provide bonds of such corporations shall be legal investments for executors, administrators, trustees and other fiduciaries and for saving banks and insurance companies; to provide that upon dissolution of such corporations all funds held by them and title to their properties shall vest in the municipality and the county with respect to which they are organized; to declare that this Act shall be cumulative and not restrictive of powers otherwise provided by law; to provide for the correction of errors or omissions in incorporation; and to provide for filings with the Alabama Securities Commission.

As amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 71; Nays 0.

Yeas:

Mr. Speaker, Albright, Amari, Barton, Bedsole, Bennett, Bowling, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn,

Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Horn, Johnson (R. G.), Kelley, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—71

REPORT OF COMMITTEE ON CONFERENCE ON H. B. 697

We the Committee on Conference appointed to reconcile the disagreements between the two houses concerning the Senate's amendment to H. B. 697 have met, considered the bill as amended, and have agreed to the following report:

We recommend that both chambers accept House Bill 697 as amended by the Senate.

Respectfully submitted,

BILL ADAMS,

TOMMY CARTER,

Conferees on the part of the House,

ALBERT McDONALD,

BOBBY DENTON,

Conferees on the part of the Senate.

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

On motion of Rep. Adams (H), the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 697, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 66; Nays 10.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Crow, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Hall, Hammett, Harper (O), Holley, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Manley, Minus, Mitchell, Moore, Owens, Patton, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—66

Nays:

Reps.: Bennett, Boles, Bowling, Cosby, Dixon, Harvey, Naramore, Olive, Stout and Wyatt.

—10

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 546. To amend further Act No. 929, Section 676, Regular Session 1971 (Acts 1951, Page 1579), as extensively amended by act No. 1272, Section 620, Regular Session 1973 (Acts 1973, Page 2124), and other amendatory acts, which relate to the establishment of a pension and relief or retirement and relief system for officers, employees, or their dependents, of any city having a population of 250,000 according to the 1970 or any subsequent federal decennial census, so as to allow participants therein to purchase credit for certain of their prior unclassified service with the city.

Also:

H. 773. Relating to Jefferson County; providing further for the salary of the tax assessor.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 992. To authorize, provide for, and regulate the furnishing of office space and secretarial assistants to the legislative delegation in Mobile County.

Also:

H. 944. To alter the boundary line between Bibb and Tuscaloosa County.

Also:

H. 852. Relating to Tuscaloosa County; to authorize and provide for the establishment, operation and financing of a Public Defender Office for the representation and defense of persons accused of crime who are declared indigent by the courts; to establish a Public Defender Commission to operate said office; to define the powers, duties of and limitations upon said Commission and the Public Defender; to provide for the selection and compensation of the Public Defender and for the employment and compensation of the Assistant Public Defenders and the personnel of said office, and for the expenses of said office; to provide for the resignation and removal of the Public Defender and personnel of the Public Defender Office; to provide for the taxing and collecting of additional court costs in certain courts in said counties for such purpose and for the expenditure thereof; to provide for continued opportunity for other lawyers to be appointed to represent such indigent persons accused of crime; to provide for the pro rata return of any excess money in the Public Defender Fund to the counties and municipal bodies from which received.

Also:

H. 853. To repeal Act No. 839, S. 907, 1975 Regular Session (Acts of 1975, p. 1674) relating to counties with a population of not less than 110,000 nor more than 150,000 inhabitants, which created a Public Defender Office and Act No. 1286, H. 1694, 1971 Regular Session (Acts of 1971, p. 2208) relating to counties with a population of not less than 110,000 nor more than 150,000 inhabitants which created a Public Defender Office.

Also:

H. 74. Relating to Tuscaloosa County; to provide further for the salaries of the coroner and deputy coroner; and to provide for an expense allowance for the coroner.

Also:

H. 1083. Relating to Tuscaloosa County; authorizing the county governing body and the governing bodies of municipalities in the county to adopt ordinances which protect the historic architectural character of the county, including designating historic districts, creating certain agencies to regulate and promote the preservation of such districts, which are located or are to be located in the designated historic districts, and adopting other provisions necessary to effect the purposes of this Act.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Executive amendment to the Bill:

H. 744. Relating to Winston County; to provide that the minimum salary of the chief clerks for the probate judge, sheriff, tax assessor and tax collector be set at \$750.00 per month to be paid in the same manner that such clerks are now being paid; to allow the county commission to authorize cost of living raises for such clerks; to give this act retroactive effect to October 1, 1979.

by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 744, as amended by the Executive amendment, was again read at length and passed by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 744, together with the Executive amendment, is herewith returned to the House.

McDOWELL LEE,
Secretary.

H. 697 RESUMED

And the bill:

H. 697. To amend Sections 40-13-2, 40-13-5 and 40-13-6 of the Code of Alabama 1975 relating to the levy and rate and deposit, disbursement and refund of the proceeds from certain coal severance taxes so as to provide that such proceeds that were formerly refunded shall be credited to the Treasury of the State General Fund.

As amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 67; Nays 10.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Hall, Hammett, Harper (O), Harrison, Hines, Holley, Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Manley, Minus, Mitchell, Moore, Owens, Patton, Pegues, Penry, Ray, Reed, Riddick, Roberts, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—67

Nays:

Reps.: Bennett, Boles, Cheatwood, Dixon, Harper (T), Harvey, Naramore, Olive, Stout and Wyatt.

—10

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governor, proposing an amendment to the Bill:

S. 354. To promote the conservation of the state's petroleum resources and to encourage the use of alternative motor fuels, and to accomplish such measures by offering a tax incentive in the form of a reduced rate of taxation on the motor fuel known as "gasohol," as defined herein.

said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To the Alabama Senate
State Capitol
Montgomery, Alabama

Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 354 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19 day of May, 1980.

To the Senate of Alabama
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 354 without my signature and approval and with the following suggested Executive Amendment.

Amend Senate Bill 354 by deleting in its entirety the Executive Amendment which was suggested earlier this date and concurred in by both the House and the Senate. It is my desire that Senate Bill 354 become law as it was originally received by my office of May 8, 1980.

The Adoption of the above and foregoing suggested Executive Amendment will remove my objection to this Bill.

Respectfully,

FOB JAMES

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 354, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 22, Nays 0.

And said Bill, S. B. 354, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 25, Nays 0.

And said Bill, S. B. 354, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Sasser, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, S. 354, said Governor's amendment being set out in the above and foregoing Message from the Senate.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Boles, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Holley, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

And the bill, S. 354 as thus amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 88; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Boles, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Holley, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—88

SPECIAL ORDER RESUMED

And the bill:

S. 126. To allow recipients to retain for their own use unsolicited merchandise received through the mails or by common carrier.

Was read a third time at length and passed.

Yeas 82; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Hines, Holley, Howard, Johnson (R.G.), Johnson (Roy), Kelley, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Patton, Pegues, Penry, Rains, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—82

And the bill:

S. 383. To permit the possession of certain quantities of state untaxed alcoholic beverages purchased on federal military installations by eligible active duty, reserve, and retired military members and their dependents for private use; to prohibit the keeping, storing or possession of such alcoholic beverages in the passenger area of any vehicle, or in the view of any passenger; to make it unlawful to sell or offer for sale such state untaxed alcoholic beverages to anyone not authorized to purchase such beverages himself or to possess in excess of the quantity permitted; and to make the violation of such restrictions on sale and possession of excess quantities a misdemeanor and to set the penalties therefor.

Was read a third time at length and passed.

Yeas 55; Nays 10.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Grimsley, Harper (T), Harvey, Hines, Holmes, Horn, Johnson (R. G.), Kelley, Kennedy, Langford, McMillan, Manley, Minus, Mitchell, Owens, Patton, Penry, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Stewart, Turner, Venable, Waggoner, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—55

Nays:

Reps.: Blake, Gilmer, Greer, Hilliard, Holley, Lewis, Olive, Pegues, Rains and Turnham.

—10

And the bill:

S. 505. To amend Section 22-51-8 of the Code of Alabama 1975, relating to boards of directors of regional mental health facilities, so as to provide further for the composition of such boards.

Was read a third time at length and passed.

Yeas 51; Nays 0.

Yeas:

Mr. Speaker, Albright, Amari, Bedsole, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Daniels, Drinkard, Ford, Greer, Grimsley, Hall, Hammett, Harper (T), Harvey, Hines, Holley, Johnson (R. G.), Laird, Langford, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Patton, Payne, Penry, Rains, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Venable and Williams.

—51

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

S. 627. To provide for restitution to victims of crimes by offenders; imposes penalties for default in payment by offenders; and provides for local restitution centers to be under the supervision of the department of corrections and assisted by the department of pensions and security.

Was taken up.

SUBSTITUTE OFFERED

Rep. Carothers offered the following substitute to the bill, S. 627:

A BILL
TO BE ENTITLED
AN ACT

To provide for restitution to victims of crimes by offenders; imposes penalties for default on payment by offenders; and provides for local restitution centers to be under the supervision of the State Board of Pardons and Paroles.

Be It Enacted by the Legislature of Alabama:

Section 1. The legislature hereby finds, declares and determines that it is essential to be fair and impartial in the administration of justice that all perpetrators of criminal activity or conduct be required to fully compensate all victims of such conduct or activity for any pecuniary loss, damage or injury as a direct or indirect result thereof. The provisions of this act shall be construed so as to accomplish this purpose and to promote the same which shall be public policy of this state.

Section II. As used in this act, the following words and terms shall have the meanings respectively ascribed by this section;

(a) "Criminal activities" shall mean any offense with respect to which the defendant is convicted or any other criminal conduct admitted by the defendant.

(b) "Pecuniary damages" shall mean all special damages which a person shall recover against the defendant in a civil action arising out of the facts or events constituting the defendant's criminal activities and shall include, but not be limited to the money or other equivalent of property taken, broken, destroyed, or otherwise used or harmed and losses such as travel, medical, dental or burial expenses and wages including but not limited to wages lost as a result of court appearances.

(c) "Restitution" shall mean full, partial or nominal payment of pecuniary damages to the victim or to its equivalent in services performed or work or labor done for the benefit of the victim as determined by the court of record.

(d) "Victim" shall mean any person whom the court determines has suffered a direct or indirect pecuniary damage as a result of the defendant's criminal activities. "Victim" shall not include any participant in the defendant's criminal activities.

Section III. When a defendant is convicted of a criminal activity or conduct which have resulted in pecuniary damages or loss to a victim, the court shall hold a hearing to determine the amount or type of restitution due the victim or victims of such defendant's criminal acts. Such restitution hearings shall be held as a matter of course and in addition to any other sentence which it may impose, the court shall order that the defendant make restitution or otherwise compensate such victim for any pecuniary damages. The defendant, the victim or victims, or their representatives or the administrator of any victims' estate as well as the District Attorney shall have the right to present and be heard upon as the District Attorney shall have the right to present and be heard upon the issue of restitution at any such hearings.

Section IV. In determining the manner, method or amount of restitution to be ordered the court may take into consideration the following:

(a) the financial resources of the defendant and the victim and the burden that the manner or method of restitution will impose upon the victim or the defendant.

(b) the ability of the defendant to pay restitution on an installment basis or on other conditions to be fixed by the court;

(c) the anticipated rehabilitative effect on the defendant regarding the manner of restitution or the method of payment.

(d) any burden or hardship upon the victim as a direct or indirect result of the defendant's criminal acts.

(e) the mental, physical and financial well being of the victim.

Section V. At such restitution hearings, the defendant, the victim, the District Attorney, or other interested party may object to the imposition, amount or distribution of restitution or the manner or method thereof and the court shall allow all such objections to be heard and preserved as a matter of record. The court shall thereafter enter its order upon the record stating its findings and the underlying facts and circumstances thereof.

Section VI. When a defendant is sentenced or ordered to make restitution, the court may order payment to be made forthwith to be paid to the circuit clerk as other fines and costs are made. The court may also order restitution to be made within a specified period of time or in specified installments to the circuit clerk as a condition of suspension of execution of sentence or as a condition of probation.

Section VII. When a defendant is sentenced to a term of imprisonment, the order of restitution shall be enforceable during the period of imprisonment when the defendant has income. The Board of Pardons and Paroles will be notified of the amount of restitution by its parole officers and when and if the defendant is paroled, it shall be made a condition of his parole to continue his restitution payments to the victim. If during the period of the defendant's parole, he fails to make restitution as ordered by the original court, it shall be grounds for revocation of parole.

Section VIII. When a defendant whose sentence has been suspended and placed on probation by the court, and ordered to make restitution, defaults in the payment thereof or of any installment, the court on motion of the victim or the District Attorney or upon its own motion shall require the defendant to show cause why his default should not be treated as violation of a condition of his probation.

When the defendant is sentenced to the penitentiary by the court, and the court orders restitution, it shall be made a condition of his parole that restitution be made. When the parolee defaults in the payment thereof or any installment, the parole board on motion of the victim or the District Attorney or the supervising parole officer, may require the defendant to show cause why his default should not be treated as a violation of a condition of parole, and the Board may declare the parolee delinquent and after due process may revoke his parole.

Section IX. When an order of restitution is imposed upon a defendant which is a corporation, unincorporated association, partnership or other business entity, it shall be the duty of the person or persons authorized to make disbursements from the assets of such defendant to make restitution from those assets and a failure to do so by such person or persons may be held to be in contempt of court unless a showing be made to the contrary as pursuant to the provisions of Section VIII.

Any corporation, unincorporated association, or other business entity which fails to make restitution as ordered by the court shall forfeit its rights to do business within the State of Alabama and its charter or other legal grant of the right to do such business may be dissolved by the court.

Section X. Whenever an offender in the custody of the department of corrections is paroled, the Board of Pardons and Paroles will inform him of the court's imposition of restitution payments and the supervising parole officer will see that the schedule of payment of restitution is resumed and continued until paid in full.

Section XI. Nothing in this chapter limits or impairs the right of a person injured by a defendant's criminal activities to sue or recover damages from the defendant in a civil action. Evidence that the defendant has paid or has been ordered to pay restitution pursuant to this act may not be introduced in any civil action arising out of the facts or events which were the basis for the restitution. However, the court shall credit any restitution paid by the defendant to a victim against any judgment in favor of the victim in such civil action.

If conviction in a criminal trial necessarily decides the issue of a defendant's liability for pecuniary damages for a victim, that issue is conclusively determined as to the defendant, if it is involved in a subsequent civil action.

Section XII. The county commissions of several counties and the governing authorities of municipalities are hereby authorized to cooperate with the State Board of Pardons and Paroles in the establishment of restitution centers. Such centers shall be operated by the State Board of Pardons and Paroles. County or municipal property may be utilized with the approval of the county commission or municipal governing authority for the construction, renovation, and maintenance of facilities owned by the state or a local political subdivision. Such a facility may be furnished or leased to the Board of Pardons and paroles for a period of time for use as a restitution center.

It is the intent of this section that county and local governments contribute only to the establishment, renovation, furnishing, and maintenance of the physical plant of the restitution center and that the Board of Pardons and Paroles support the operation of and have the responsibility of offenders in such centers. Provided, however, that no provision of this act shall operate so as to deprive the court of its power to revoke probation of residence or the State Board of Pardons and Paroles' power to revoke parolees housed in the center.

Section XIII. The State Board of Pardons and Paroles, the county commissions and the governing authorities of municipalities are hereby authorized to cooperate in the institution and administration of services at restitution centers as authorized in Section VII of this act.

The Board of Pardons and Paroles, the county commissions and the governing authorities of municipalities are authorized jointly;

(a) to seek funding from federal or other sources to provide the maximum supportive services for offenders and the families of offenders who are participating in the restitution program.

(b) to develop additional programs whereby the offenders may be afforded the opportunity to contribute to society and the support of their families through restitution programs; and

(c) to develop pilot programs of counseling, training and job placement whereby restitution may be accomplished; such programs may be residential or nonresidential as appropriate.

Section XIV. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section XV. All laws or parts of laws which conflict with this act are hereby appealed.

Section XVI. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 56; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Kelley, Laird, Langford, Lewis, McMillan, Manley, Minus, Mitchell, Moore, Nevett, Owens, Patton, Payne, Penry, Rains, Ray, Roberts, Sandusky, Sasser, Seibels, Smith (C), Smith (J), Starkey, Turnham, Venable, Williams and Zoghby.

—56

Nays: Reps. Gregg and Wyatt.

—2

And the bill, S. 627, as thus amended, was read a third time at length and passed.

Yeas 65; Nays 4.

Yeas:

Mr. Speaker, Adams (H), Bedsole, Bennett, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Laird, McMillan, Minus, Mitchell, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Turner, Venable, Ward, Williams, Willis, Wyatt and Zoghby.

—65

Nays: Reps.: Campbell, Hammett, Manley and Warren.

—4

REPORT OF CONFERENCE COMMITTEE ON H. B. 555

We, the Committee on Conference appointed to reconcile the difference between the two Houses concerning House Bill 555, have met, considered the matter, and agreed to the following report.

We recommend that the Senate recede from its amendment to the Bill and that both Houses adopted the Conference Committee Amendment as follows:

Amend House Bill 555, in the Synopsis, by adding after the word "municipalities" wherever it appears, the words or counties.

Further amend the Bill in the Title as follows:

After the word "municipality" on Lines 15, 17, 20 and 26 by inserting or county and on line 36 after the word "municipalities" by inserting or counties and on Page 2, Line 8, after the word "municipality" by inserting or county.

Further amend the Bill in Section 1, Page 2, immediately following Line 14, by adding the following:

"County" means any county in the State of Alabama.

Further amend the Bill, Section 3, Page 3, Line 30, after the word "Municipalities" by inserting, Counties and on Line 31 after the word "municipality" by inserting or county

Further amend the Bill, Section 3, Page 4, Line 22, after the word "municipality" by inserting, County.

Further amend the Bill, Section 4, Page 5, Line 15, after the word "Municipality" by inserting or County.

Further amend the Bill, Section 6, Page 5, Line 31, after the word "Municipality" by inserting or County

Further amend the Bill, Section 7, Page 5, Line 35, after the word "Municipalities" by inserting, Counties

J. DAVID STOUT,
ROBERT E. PATTON,
JAMES E. RAY,
Conferees of the House.
JAMES LEMASTER,
CHARLES B. MARTIN,
BOBBY DENTON,
Conferees of the Senate.

REPORT OF THE COMMITTEE ON
CONFERENCE ADOPTED

On motion of Rep. Stout, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 555, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 63; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Bennett, Blake, Bowling, Cabaniss, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer,

Goodwin, Greer, Gregg, Grimsley, Hall, Hammett, Harper (O), Harvey, Holmes, Johnson (R. G.), Kennedy, Langford, Manley, Mitchell, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Turner, Warren, Williams, Willis, Wyatt and Zoghby.

—63

And the bill:

H. 555. To authorize and make provision for any municipality or any department, board, bureau, commission or agency of any municipality, whether incorporated or not, or any municipal public corporation incorporated with the approval of, or the directors of which are elected or appointed by the governing body of any municipality, to apply for, accept and receive, expend or apply the proceeds of, to agree to comply with the conditions of, or to loan, advance or donate to, another public body, or to any person, firm or corporation, any gift, grant, appropriation, donation or advance, by or from the United States of America, the State of Alabama or any other public or private donor; to empower and authorize each municipality and each such municipal public corporation to anticipate the receipt of the proceeds of any such grant, gift, appropriation, donation or advance, by loan or assignment, and as evidence of such loan or assignment to issue its bonds, warrants, notes or certificates of indebtedness, which may be either general obligations or special or limited obligations; to provide for the source of payment and security for such obligations; to provide that such obligations shall be legal investments for public bodies, bankers, insurers, and fiduciaries and others; to exempt such obligations from taxation; and to authorize municipalities and such municipal public corporations to pledge and grant security interests in the proceeds of gifts, grants, appropriations, donations or advances, as security for bonds, warrants, notes, or certificates of indebtedness issued by such municipality or such municipal public corporation under authority of laws other than this act.

As amended by the Report of the Committee on Conference was again read at length and passed.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Johnson (R. G.), Laird, Langford, Manley, Mitchell, Moore, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Trammell, Turner, Ward, Warren, Williams, Willis, Wyatt and Zoghby.

—65

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governing, proposing an amendment to the Bill:

S. 357. To authorize and provide for the incorporation of the Alabama Housing Finance Authority for the purpose of making available at lower interest rates funds for the financing of single and multi-family dwelling units for low and moderate income families; to provide for the members, officers and directors of the Authority; to provide for the powers, authorities and duties of the Authority and its board of directors; to provide for the appointment of a committee advisory to the board of directors; to authorize the Authority to purchase notes and other instruments evidencing indebtedness secured by mortgages, deeds of trust, and other instruments granting security interests in such single and multi-family dwelling units for low and moderate income families and to make loans to mortgage lenders for making such loans; to authorize the Authority to foreclose such mortgages, deeds of trust, or other security interests and exercise all other rights in the enforcement thereof and in realizing upon the security provided thereby; to authorize the Authority to make contracts with others for the origination and servicing of such loans represented by notes or other instruments evidencing such loans; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable out of the revenues and property of the Authority; to provide that such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues from which they are payable, by contracts binding the Authority to the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on property of the Authority; to provide for the employment by the Authority of such employees and agents as its business may require; to provide for the taking out by the Authority of various types of insurance and the creation of various reserves; to provide for the investment of the funds of the Authority; to authorize the sale or conveyance by the Authority of any of its properties; to provide for the use of the proceeds of any such securities issued by the Authority; to provide for the refunding of securities theretofore issued by the Authority; to provide that the Authority may not issue bonds (other than refunding bonds) subsequent to December 31, 1982, except as authorized by Act of the Legislature regularly enacted into law; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for various governmental bodies and fiduciaries; to provide for the applicability of certain provisions of the Alabama Uniform Commercial Code of certain transactions entered into by the Authority; to exempt the property and income of the Authority and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust, assignments and other instruments to which the Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to judges of probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from all laws of the State requiring competitive bids for contracts to be entered into by public corporations; to exempt the Authority from the supervision and control of any State agency; to provide for the disposition of the earnings, if any, of the Authority; and to provide that members of the board of directors of the Authority shall disclose potential conflicts of interest and refrain from participating in actions or proceedings in which they have an interest.

said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To the Senate
State Capitol
Montgomery, Alabama 36130

Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 357 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

EXECUTIVE AMENDMENT TO S. B. 357

To the Senate
State Capitol
Montgomery, Alabama 36130

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 357 without my signature and approval and with the following suggested Executive Amendment:

Amend Senate Bill 357, as last substituted and amended, the title, page 2, on lines 18 and 19, after the words on line 18 "subsequent to", by deleting the words and figures, "December 31" and inserting in lieu thereof the following: March 31

Also, in Section 2, the last four lines of page 4 and the first two lines of page 5, amend by deleting the words and figures, "Authority" means the public corporation organized pursuant to the provisions of this Act." and inserting in lieu thereof the following:

"Authority" means the public corporation and instrumentality of the State organized pursuant to the provisions of this Act.

Also, in Section 2, line 2, page 5, after the words "association deposits", insert the following:

"obligations of any agency of the United States of America, any obligations in which a state chartered savings and loan association may invest its funds, any agreement to repurchase any of the foregoing".

Also, on page 6, Section 4, subsection (a), the first line of said subsection (a), after the word and figures "(a) The", amend by deleting the word "five" and inserting in lieu thereof the word: "nine" and by deleting the words "by the Governor".

Amend S. B. 357, as last substituted and amended, Section 5, subsection (a), line 9, by inserting at the end of said subsection (a), the following sentence: The Director of Finance and the Superintendent of Banks shall serve as ex officio members of the authority.

Also, on page 9, section 5, subsection (d), fifth line of said subsection, after the word "whenever", by deleting the word "two" and inserting in lieu thereof the following: three

Also, on page 9, Section 5, subsection (d), eighth line of said subsection (d), after the word "least" amend by deleting the word "three" and inserting in lieu thereof the following: four

Also, in Section 5, subsection (f), as amended, line 10 of said amended subsection, after the words "legislative members" amend by inserting the following:

, after their initial appointment,

Also, on page 10, Section 6, subsection (1), the third and fourth lines of said subsection, after the word on line 5 "provided", amend by deleting the words "in Section 20 hereof" and inserting in lieu thereof the following: herein

Also, on page 11, Section 6, subsection (8), fourth line of said subsection, after the word "securing", amend by deleting the word "such".

Also, in Section 8, subsection (e), page 16, on lines 4 through 8, after the word and figure on line 4, "Directors", amend by deleting the sentence: "Bonds of the Authority may be sold at either public or private sale in such manner and at such price or prices and at such time or times as may be determined by the Board of Directors to be most advantageous." and inserting in lieu thereof the following: Bonds of the Authority may be sold at public sale, including without limitations the rejection of all bids, at such price or prices and at such times as determined by the Board of Directors to be advantageous. In addition, if bids are rejected or upon a finding by the Director of Finance of the State that a public sale of the Authority's bonds is under the circumstances either impractical or undesirable, bonds may be sold at private sale in such manner and at such price or prices and at such time or times as may be determined by the Board of Directors to be most advantageous.

Also, in Section 11, page 19, fourth line of said section, after the words "subsequent to", amend by deleting the words and figures "December 31" and insert in lieu thereof the following: March 31

Also, insert new Section 20, as follows, renumber old Section 20 as Section 21, and renumber all subsequent sections accordingly.

Section 20. The Authority shall utilize all administrative services which may be provided by the Department of Finance.

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully submitted,

FOB JAMES,
Governor.

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 357, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 23, Nays 0.

And said Bill, S. B. 357, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 25, Nays 1.

And said Bill, S. B. 357, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Kelley, the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, S. 357, said Governor's amendment being set out in the above and foregoing Message from the Senate.

Yeas 71; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Holley, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Trammell, Turner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—71

Nay: Rep. Wyatt.

—1

And the bill:

S. 357. To authorize and provide for the incorporation of the Alabama Housing Finance Authority for the purpose of making available at lower interest rates funds for the financing of single and multi-family dwelling units for low and moderate income families; to provide for the members, officers and directors of the Authority; to provide for the powers, authorities and duties of the Authority and its board of directors; to provide for the appointment of a committee advisory to the board of directors; to authorize the Authority to purchase notes and other instruments evidencing indebtedness secured by mortgages, deeds of trust, and other instruments granting security interests in such single and multi-family dwelling units for low and moderate income families and to make loans to mortgage lenders for making such loans; to authorize the Authority to foreclose such mortgages, deeds of trust, or other security interests and exercise all other rights in the enforcement thereof and in realizing upon the security provided thereby; to authorize the Authority to make contracts with others for the origination and servicing of such loans represented by notes or other instruments evidencing such loans; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable out of the revenues and property of the Authority; to provide that such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues from which they are payable, by contracts binding the Authority to the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on property of the Authority; to provide for the employment by the Authority of such employees and agents as its business may require; to provide for the taking out by the Authority of various types of insurance and the creation of various reserves; to provide for the investment of the funds of the Authority; to authorize the sale or conveyance by the Authority of any of its properties; to provide for the use of the proceeds of any such securities issued by the Authority; to provide for the refunding of securities theretofore issued by the Authority; to provide that the Authority may not issue bonds (other than refunding bonds) subsequent to December 31, March 31, 1982, except as authorized by Act of the Legislature regularly enacted into

law; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for various governmental bodies and fiduciaries; to provide for the applicability of certain provisions of the Alabama Uniform Commercial Code of certain transactions entered into by the Authority; to exempt the property and income of the Authority and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust, assignments and other instruments to which the Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to judges of probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from all laws of the State requiring competitive bids for contracts to be entered into by public corporations; to exempt the Authority from the supervision and control of any State agency; to provide for the disposition of the earnings, if any, of the Authority; and to provide that members of the board of directors of the Authority shall disclose potential conflicts of interest and refrain from participating in actions or proceedings in which they have an interest.

As amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 78; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Holmes, Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, McMillan, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—78

Nays: Rep. Manley.

—1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 697. To amend Sections 40-13-2, 40-13-5 and 40-13-6 of the Code of Alabama 1975 relating to the levy and rate and deposit, disbursement and refund of the proceeds from certain coal severance taxes so as to provide that such proceeds that were formerly refunded shall be credited to the Treasury of the State General Fund.

And said Bill, H. B. 697, together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 931. To authorize and make provision for the incorporation in any Class 1 municipality as so designated by Act No. 79-263 enacted at the 1979 Regular Session of the Legislature of Alabama (being a city with a population of 300,000 or more inhabitants as certified by the 1970 federal decennial census) of Commercial Development Authorities for the purpose of promoting trade and commerce by inducing commercial enterprises to locate new facilities in this state and expand existing facilities in this state; to provide for the election and compensation of directors of any such Authorities; to provide for the powers, authorities and duties of any such Authority, its board of directors, and its officers; to authorize any such Authority to acquire by purchase, construction, exchange, gift, lease or otherwise and to refinance existing indebtedness on, improve, maintain, equip and furnish land and buildings or other improvements thereon and all real and personal properties necessary in connection therewith, whether or not now existing, suitable for use by any commercial enterprise engaged in the manufacturing, processing, assembling, storing, warehousing, distributing or selling of any products of agriculture, mining or industry, or by various enterprises for the purpose of research, or by any commercial enterprise engaged in selling, servicing, providing or handling any policies of insurance or any financial services, or suitable for use as a ship canal, port or port facility, offstreet parking facility, dock or dock facility, harbor facility, railroad, monorail or tramway, railway terminal or railway beltline and switch, office building, planetarium or museum, pollution control facility, hotel, including parking facilities, facilities for meetings, and facilities suitable for rental to persons engaged in any business, trade, profession, occupation or activity, or as a shopping center or similar facility suitable for use by two or more commercial enterprises engaged in any business, trade, profession, occupation or activity, provided that such land, buildings or other improvements thereon and all real and personal properties necessary in connection therewith shall not include facilities (other than office buildings or other buildings suitable for use as a corporate headquarters) designed for the sale or distribution to the public of electricity, gas, water or telephone or other services commonly classified as public utilities, and provided, further, that such property shall be located wholly within the corporate limits of such municipality and (i) wholly within areas for which either a redevelopment plan has been prepared and approved pursuant to the provisions of Section 24-2-4 of the Code of Alabama of 1975 or an urban renewal plan has been prepared and approved pursuant to the provisions of Section 24-3-3 of the Code of Alabama of 1975 or (ii) part of such property shall be property with respect to which an urban development action grant has been made under Section 119 of the Housing and Community Development Act of 1974; to authorize any such Authority to lease such properties to others; to authorize any such Authority to sell, exchange, donate or convey and to grant options to any lessee to acquire such properties; to provide for the issuance by any such Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable solely out of the revenues and receipts derived from the leasing or sale of such properties; to provide that in certain circumstances such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues and receipts from which they are payable, by contracts binding any such Authority for the proper application of its revenues and receipts and of the proceeds of such securities,

and by mortgages and deeds of trust and trust indentures on the property out of the revenues and receipts from which such securities are payable; to provide for the employment by any such Authority of such officers, employees and agents as its business may require; to provide for the taking out by any such Authority of various types of insurance; to provide for the investment of funds of any such securities issued by any such Authority; to provide for the refunding, by the issuance of such securities of any such Authority, of securities theretofore issued by it; to provide that such securities issued and contracts entered into by any such Authority pursuant to this Act shall not constitute or create a debt of the state or of any county, municipality or political subdivision of the state; to make the securities issued by any such Authority eligible investments for various governmental bodies and fiduciaries; to provide that any such Authority may, in its discretion, publish a notice of the adoption of a resolution authorizing the issuance of bonds by such Authority, and to provide that any action or proceeding questioning the validity of such bonds, or any pledge, mortgage and deed of trust or trust indenture securing the same, or the proceedings authorizing the same, must be commenced within thirty (30) days after the first publication of said notice; to exempt the income of any such Authority, and all conveyances, leases, mortgages and deeds of trust to which any such Authority is a party, from all taxation in the state; to exempt every such Authority from all license and excise taxes imposed in respect of the privilege of engaging in any of the activities in which an Authority may engage, and to exempt such Authority from payment of certain changes to Judges of Probate; to exempt every such Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt every such Authority from all laws of the state requiring competitive bids for contracts to be entered into by municipalities or public corporations; to exempt every such Authority from the supervision and control of state agencies, in particular the State Department of Finance; to provide for the disposition of the earnings, if any, of any such Authority; to provide for the dissolution of any such Authority and the disposition of its property; to limit to one the number of such Authorities which may exist in any municipality at any one time; and to provide for the continued existence of any such Authority notwithstanding any reclassification of municipalities by the Legislature.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 555. To authorize and make provision for any municipality or any department, board, bureau, commission or agency or any municipality, whether incorporated or not, or any municipal public corporation incorporated with the approval of, or the directors of which are elected or appointed by the governing body of any municipality, to apply for, accept and receive, expend or apply the proceeds of, to agree to comply with the conditions of, or to loan, advance or donate to, another public body, or to any person, firm or corporation, any gift, grant, appropriation, donation or advance, by or from the United States of America, the State of Alabama or any other public or

private donor; to empower and authorize each municipality and each such municipal public corporation to anticipate the receipt of the proceeds of any such grant, gift, appropriation, donation or advance, by loan or assignment, and as evidence of such loan or assignment to issue its bonds, warrants, notes or certificates of indebtedness, which may be either general obligations or special or limited obligations; to provide for the source of payment and security for such obligations; to provide that such obligations shall be legal investments for public bodies, bankers, insurers and fiduciaries and others; to exempt such obligations from taxation; and to authorize municipalities and such municipal public corporations to pledge and grant security interests in the proceeds of gifts, grants, appropriations, donations or advances, as security for bonds, warrants, notes, or certificates of indebtedness issued by such municipality or such municipal public corporation under authority of laws other than this act.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Lemaster, Martin and Denton.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 610. To amend Section 1 of Act No. 710, H. 1102 (1976 Regular Session) (Acts 1976 p 990) an act providing for the minimum compensation for all Deputy Sheriffs in counties having a population of not less than 300,000 no more than 500,000 according to the last or any subsequent federal census in the State of Alabama.

Also:

S. 57. To amend Section 31-2-92, Code of Alabama 1975, to allow for the institution of courts-martial proceedings after the expiration of the duty assignment during which the offense occurred.

Also:

S. 252. To amend Section 36-26-35 of the Code of Alabama 1975 relating to the annual leave of state employees so as to further provide that annual leave shall be based on years of total service.

REPORT OF CONFERENCE COMMITTEE H. B. 465

We, the Committee on Conferees appointed to reconcile the difference between the two Houses concerning House Bill 465 have met, considered the matter, and agreed to the following report:

Conference Committee Substitute for House Bill 465 is attached.

JIM SMITH,

MARTHA JO SMITH,

ALBERT HALL,

Conferees on the part of the House.

JAMES LEMASTER,

ALBERT McDONALD,

BILL SMITH,

Conferees on the part of the Senate.

A BILL
TO BE ENTITLED
AN ACT

Relating to Madison County; to give the County Commission certain powers and authority in regard to performing road related services upon private property for a fee and selling road construction materials to churches, persons, firms or corporations; setting the conditions under which such work can be done and road construction materials sold; and establishing the procedure governing work on private property or sales of said materials to churches, individuals, firms or corporations.

Be It Enacted by the Legislature of Alabama:

Section 1. The Madison County Commission is hereby authorized and empowered, under the conditions and limitations set forth herein, within Madison County, to go upon private property and perform road related service, for a fee, for churches, individuals, firms or corporations and to sell road construction materials to churches, individuals, firms or corporations.

For the purposes of this Act, the words "road related services" shall mean grading, scraping, packing, paving, tarring, graveling, cherting, or like services, and services to aid or improve drainage, grass mowing near public roads, and assistance or aid where equipment has been turned over or become stuck.

For the purposes of this Act, the words "road construction materials" shall mean asphalt, gravel, chert, sand, dirt, tar or like materials.

Section 2. It is the intent of this bill to make available to Madison County citizens the aforementioned services only when such road related services and road building materials are not available to them at a reasonable cost from private enterprise. Upon the enactment of this bill, and annually thereafter, the Madison County Commission shall examine the availability of work, services and material from private enterprise in the various areas of Madison County and shall determine a cost for providing said road related services and road construction material. The Madison County Commission shall enter upon the minutes the results of such examination, and the pricing cost for the year, with necessary allowances made for price changes during the year. The Madison County Commission shall then promulgate a written policy which will govern the performance by county crews and equipment of said road related services and the sale of such road construction material by the county. The policy shall include: a description of

the road related services which will be performed and the road construction materials to be sold; a provision to include private enterprise to service those needs found in its previous examination; and the limitation upon the areas in which such road related services will be performed and in which road construction materials will be sold to those areas in which such work, services or material is not reasonably available at a reasonable cost from private enterprise. It is the intent of the legislature that the county shall in no way compete unfairly with the private sector and that such road related services or road construction materials will be made available only to those citizens of Madison County where such road related services or road construction material is not available from private enterprise at a reasonable cost. Moreover, the policy shall include provisions to insure that no subsidy will be allowed to those individuals, firms or corporations contracting with the county and that all cost, either direct or indirect, shall be borne by those entities contracting with the county. Finally, the policy shall include the provisions of a full financial accounting to support such requirements and said accounting shall be subject to public inspection. In promulgating said policy and in promulgating any change to said policy, the Madison County Commission shall, after publishing notice in a newspaper of general circulation, hold a public hearing on the matter; provided, however, an increase in pricing to cover any increase in the costs of materials and labor shall not require a public hearing. The written policy and pricing cost adopted by the Madison County Commission shall be published annually in a newspaper of general circulation in Madison County in the type normally used for news stories and shall state that the pricing cost will be discussed, in a public hearing forum, at a specified regularly scheduled meeting of the Madison County Commission, at the request of any interested citizen; provided, however, that said notice appear at least one week prior to said meeting.

Section 3. In no case may county personnel or equipment be permitted to perform road related services on private property where a present public need exists for said county equipment and personnel. Moreover, the personnel and equipment necessary to perform such work on private property shall not be permitted to do so unless the Madison County Commission is to be properly compensated for said road related services performed and for the road construction materials used or sold. In determining proper compensation for road related services performed and for road construction materials used or sold, all indirect costs including but not limited to overhead, management and depreciation shall be included. All moneys derived from payments to the Madison County Commission for such work or services performed and such materials used or sold shall be expended for those purposes, and no other, set forth in Amendment Number 354 to the Constitution of Alabama of 1901 for moneys derived from the sources set out therein.

Section 4. Before any road related services are performed on private property or road construction material is sold to churches, individuals, firms or corporations, a written contract must be signed by the party for whom the said service is to be performed or to whom the material is to be sold stating the work to be done or material sold, the amount to be paid for the road related service or road construction material or the rate by which the amount be paid for such work or material will be computed. The road related services performed must be paid for at the time it is completed and any road construction material delivered must be paid for at the time the material is delivered. All such contracts shall be kept on file in the office of the Madison County

Commission for a period of not less than four years and such contracts shall be public writings of this state, as such term is used in Code of Alabama of 1975, Sections 36-12-40 through 36-12-42. The name of each church, individual, firm or corporation for whom the road related services are performed or to whom material is delivered shall be entered upon the permanent minutes of the Madison County Commission at its next regular meeting following the completion of the work or the delivery of the material, along with a description of the work performed or road construction material delivered and a statement of the price paid to the county for the work performed or material sold.

Section 5. The Madison County Commission shall not perform work on private property or sell materials to any church, individual, firm or corporation within any twelve (12) month period in excess of a total amount of One Thousand Dollars (\$1,000.00).

Section 6. All laws or parts of laws which conflict with this Act are hereby repealed but nothing herein contained repeals, amends or modifies in any way the provisions of Code of Alabama of 1975, Section 36-10-8, Section 36-10-14, and Sections 36-25-1 through 36-25-30.

Section 7. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 8. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

REPORT OF THE COMMITTEE ON CONFERENCE ADOPTED

On motion of Rep. Smith (J), the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the Senate amendment to the bill, H. 465, said report being set out in the above and foregoing Report of the Committee on Conference.

Yeas 37; Nays 0.

Yeas:

Mr. Speaker, Albright, Bennett, Blake, Cates, Cosby, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Hall, Hammett, Harper (O), Johnson (R. G.), Johnson (Roy), Manley, Minus, Moore, Pegues, Ray, Riddick, Roberts, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Stout, Turnham, Venable, Whatley, Williams, Wyatt and Zoghby.

—37

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

H. 465. Relating to Madison County; to give the County Commission certain powers and authority in regard to performing work or services upon private property and selling material to churches, persons, firms or corporations; setting the conditions under which such work can be done or materials sold; and establishing the procedure governing work on private property or sales of materials to churches, individuals, firms or corporations.

As amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 49; Nays 2.

Yeas:

Mr. Speaker, Adams (H), Bennett, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Grimsley, Grouby, Hall, Hammett, Harper (O), Johnson (R. G.), Johnson (Roy), Minus, Moore, Owens, Patton, Pegues, Ray, Roberts, Sasser, Shavers, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Turnham, Venable, Warren, Whatley, Williams, Wyatt and Zoghby.

—49

Nays: Reps. Albright and Riddick.

—2

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

SPECIAL ORDER RESUMED

And the bill:

S. 529. (With Amendment): To amend Sections 36-18-1 through 36-18-4, Code of Alabama 1975, which establish and provide for the duties of the office of State Toxicologist, so as to provide further for the duties and rename the office.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on Health, said committee amendment being as follows:

Amend S. B. 529, Section 1, page 3, line 26, by striking after the word "or" the words highway patrolman and inserting in lieu thereof the words State Trooper.

And the amendment was adopted.

Yeas 48; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bennett, Blake, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Harper (O), Harper (T), Harvey, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Lewis, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Penry, Ray, Reed, Sasser, Seibels, Stewart, Stout, Turner, Turnham, Waggoner, Ward, Warren, Williams and Zoghby.

—48

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Executive amendment to the Bill:

H. 118. To amend the title and section 1 of Act No. 568, H. 1333, 1977 Regular Session (Acts 1977, p. 757), which relates to arrest powers of the investigator of the district attorney of the thirtieth judicial circuit, so as to provide further for such powers.

by a majority of the whole number elected to the Senate, said vote being Yeas 25, Nays 0.

And said Bill, H. B. 118, as amended by the Executive amendment, was again read at length and passed by a majority of the whole number elected to the Senate, said vote being Yeas 25; Nays 0.

And said Bill, H. B. 118, together with the Executive amendment, is herewith returned to the House.

McDOWELL LEE,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit;

H. 533. To make appropriations for the ordinary expenses of the executive, legislative and judicial departments of the State, for other functions of government, for interest on the public debt, for capital outlay, and for the public schools for the fiscal year ending September 30, 1981.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 74. Relating to Tuscaloosa County; to provide further for the salaries of the coroner and deputy coroner; and to provide for an expense allowance for the coroner.

Also:

H. 546. To amend further Act No. 929, Section 676, Regular Session 1971 (Acts 1951, Page 1579), as extensively amended by act no. 1272, Section 620, Regular Session 1973 (Acts 1973, Page 2124), and other amendatory acts, which relate to the establishment of a pension and relief or retirement and relief system for officers, employees, or their dependents, of any city having a population of 250,000 according to the 1979 or any subsequent federal decennial census, so as to allow participants therein to purchase credit for certain of their prior unclassified service with the city.

Also:

H. 571. To provide further a salary increase for certain state employees and to appropriate funds therefor for the fiscal year ending September 30, 1981.

Also:

H. 773. Relating to Jefferson County; providing further for the salary of the tax assessor.

Also:

H. 852. Relating to Tuscaloosa County; to authorize and provide for the establishment, operation and financing of a Public Defender Office for the representation and defense of persons accused of crime who are declared indigent by the courts; to establish a Public Defender Commission to operate said office; to define the powers, duties of and limitations upon said Commission and the Public Defender; to provide for the selection and compensation of the Public Defender and for the employment and compensation of the Assistant Public Defenders and the personnel of said office, and for the expenses of said office; to provide for the resignation and removal of the Public Defender and personnel of the Public Defender Office; to provide for the taxing and collecting of additional court costs in certain courts in said counties for such purpose and for the expenditure thereof; to provide for continued opportunity for other lawyers to be appointed to represent such indigent persons accused of crime; to provide for the pro rata return of any excess money in the Public Defender Fund to the counties and municipal bodies from which received.

Also:

H. 853. To repeal Act No. 839, S. 907, 1975 Regular Session (Acts of 1975, p. 1674) relating to counties with a population of not less than 110,000 nor more than 150,000 inhabitants, which created a Public Defender Office and Act No. 1286, H. 1694, 1971 Regular Session (Acts of 1971, p. 2208) relating to counties with a population of not less than 110,000 nor more than 150,000 inhabitants which created a Public Defender Office.

Also:

H. 944. To alter the boundary line between Bibb and Tuscaloosa County.

Also:

H. 992. To authorize, provide for, and regulate the furnishing of office space and secretarial assistants to the legislative delegation in Mobile County.

Also:

H. 1083. Relating to Tuscaloosa County; authorizing the county governing body and the governing bodies of municipalities in the county to adopt ordinances which protect the historic architectural character of the county, including designating historic districts, creating certain agencies to regulate and promote the preservation of such districts, which are located or are to be located in the designated historic districts, and adopting other provisions necessary to effect the purposes of this Act.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

S. 529 RESUMED

And the bill, S. 529, as thus amended, was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bennett, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Hall, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Pegues, Penry, Rains, Ray, Riddick, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Turnham, Venable, Waggoner, Ward, Warren, Williams, Wyatt and Zoghby.

—69

And the bill:

S. 213. To amend further sections 36-32-1 through 36-32-8 and section 36-32-11, Code of Alabama 1975, relating to the fire fighters' personnel standards and education commission, so as to provide further for the organization, powers and duties of such commission.

Was taken up.

AMENDMENT OFFERED

Rep. Harper (T), offered the following amendment to the bill, S. 213:

Amend Substitute to S. B. 213 on page 11, line 20, after the word "act" by striking the following: and any person who signs the warrant or check for the payment of the salary of any person who, to the knowledge of the signer,

Further amend Substitute to S. B. 213, on page 11, beginning on line 26, by striking subsection (b) in its entirety.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 65; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Hall, Harper (O), Harper (T), Harvey, Johnson (R. G.), Johnson (Roy), Kennedy, Langford, Lewis, McKee, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Waggoner, Ward, Warren, Williams, Wyatt and Zoghby.

—65

And the bill, S. 213, as thus amended, was read a third time at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cheatwood, Cobb, Cooley, Cosby, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Hall, Harper (O), Harper (T), Harvey, Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Lewis, McKee, Manley, Minus, Moore, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Turner, Venable, Waggoner, Ward, Warren, Williams, Wyatt and Zoghby.

—66

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governor, proposing an amendment to the Bill:

S. 339. To provide for a minimum salary for certain probate judges.
said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To the Alabama Senate
State Capitol
Montgomery, Alabama
Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 339 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,

MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the Alabama Senate
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 339 without my signature and approval and with the following suggested Executive Amendments.

Amend page 1 of the enrolled bill, Section 1, lines 21 and 22 by deleting the words "total total compensation, for serving as chairman and probate judge, is less than \$25,000 per year." and insert in lieu thereof the words "total compensation less than \$25,000 per year for serving as chairman and probate judge."

Further amend on page 1 of the enrolled bill, Section 2, line 26, by deleting the word "is".

Further amend on page 1 of the enrolled bill, Section 3, line 30, by deleting the words "a minimum salary" and substituting in lieu thereof the words "total compensation".

The adoption of the above and foregoing suggested Executive Amendments will remove my objections to this Bill.

Respectfully,

FOB JAMES,
Governor.

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 339, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 18, Nays 0.

And said Bill, S. B. 339, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 18, Nays 0.

And said Bill, S. B. 339, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

Rep. Sasser offered the motion that the House concur in the amendment proposed by His Excellency, the Governor, to the bill, S. 339, said Governor's amendment being set out in the above and foregoing Message from the Senate.

SUBSTITUTE MOTION TABLED

On motion of Rep. Sasser, the substitute motion offered by Rep. Dial to temporarily postpone consideration of the bill, S. 339 with Executive amendment, was tabled.

Yeas 35; Nays 21.

Yeas:

Reps.: Adams (C), Adams (H), Blake, Cates, Cheatwood, Coburn, Cosby, Crow, Edwards, Gilmer, Goodwin, Greer, Hammett, Harvey, Johnson (R. G.), Johnson (Roy), Kelley, Langford, Minus, Mitchell, Moore, Naramore, Owens, Pegues, Penry, Ray, Sasser, Shoemaker, Turner, Turnham, Venable, Warren, Williams, Willis and Zoghby.

—35

Nays:

Reps.: Bowling, Carothers, Carter, Cooley, Dial, Gregg, Grimsley, Holley, Kennedy, Lewis, McKee, Manley, Payne, Rains, Reed, Shavers, Smith (C), Stout, Ward, Whatley and Wyatt.

—21

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

GOVERNOR'S AMENDMENT ADOPTED

The question was then on the adoption of the amendment proposed by His Excellency, the Governor, to the bill, S. 339, and on motion of Rep. Sasser, the amendment was adopted.

Yeas 45; Nays 8.

Yeas:

Reps.: Adams (C), Barton, Blake, Bowling, Carothers, Cates, Cheatwood, Coburn, Cooley, Cosby, Crow, Daniels, Edwards, Gilmer, Goodwin, Greer, Gregg, Hammett, Harvey, Hines, Johnson (R. G.), Johnson (Roy), Kelley, Langford, Manley, Minus, Mitchell, Moore, Naramore, Owens, Payne, Pegues, Penry, Ray, Sandusky, Sasser, Shoemaker, Stewart, Tucker, Turner, Turnham, Venable, Warren, Willis and Zoghby.

—45

Nays:

Reps.: Carter, Dial, Holley, Rains, Shavers, Stout, Whatley and Wyatt.

—8

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, S. 339 as amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 52; Nays 12.

Yeas:

Reps.: Adams (C), Barton, Bedsole, Blake, ~~Bowling~~, Carothers, Carter, Cates, Cheatwood, Coburn, Cooley, ~~Cosby~~, Crow, Daniels, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hammett, Harvey, Hines, Johnson (R. G.), ~~Johnson (Roy)~~, Kelley, Langford, Minus, Mitchell, Moore, Naramore, Owens, ~~Pegues~~, Penry, Ray, Sandusky, Sasser, Shoemaker, Starkey, Stewart, Tucker, Turner, Turnham, Venable, Warren, Williams, Willis, Wyatt and Zoghby.

—52

Nays:

Reps.: Dial, Dixon, Holley, Lewis, McKee, Manley, Payne, Rains, Shavers, Stout, Waggoner and Whatley.

—12

MOTION TO SUSPEND RULES

Rep. Jackson (R) offered the motion to suspend the rules in order to take up out of order the bill, S. 342.

DIVISION OF THE QUESTION

Rep. Carothers called for the Division of the Question and the call was sustained.

MOTION TO SUSPEND RULES LOST

The question was then on the motion offered by Rep. Jackson (R) to suspend the rules, and the motion was lost.

Yeas 26; Nays 41.

Yeas:

Reps.: Amari, Bedsole, Buskey, Cabaniss, Cates, Cheatwood, Coburn, Gilmer, Gregg, Harrison, Holley, Holmes, Jackson, Langford, Lewis, McKee, Manley, Nevett, Rains, Seibels, Smith (C), Waggoner, Ward, Whatley, Wyatt and Zoghby.

—26

Nays:

Reps.: Adams (C), Albright, Barton, Bennett, Blake, Bowling, Carothers, Carter, Cobb, Cosby, Daniels, Dial, Edwards, Goodwin, Grimsley, Hall, Hammett, Harvey, Hines, Johnson (R. G.), Johnson (Roy), Kelley, Laird, McMillan, Minus, Naramore, Olive, Pegues, Penry, Ray, Sandusky, Sasser, Shoemaker, Stewart, Stout, Turner, Turnham, Venable, Warren, Williams and Willis.

—41

RESOLUTION

The following resolution was introduced:

By Rep. Patton:

H. J. R. 357. DESIGNATING ACT NO. 80, SENATE BILL 357, AS THE MITCHEM-KELLEY ACT.

WHEREAS, State Senator Hinton Mitchem and State Representative Phil Kelley have worked long and hard to create a vehicle to provide mortgage monies for low and moderate income families who have been priced out of the housing market due to high interest rates and the absence of conventional mortgage money; and

WHEREAS, they have also recognized the need to provide increased employment in the very depressed housing industry and for its sub-contractors, suppliers, product manufacturers, etc., to facilitate the improvement of the economy in this state; and

WHEREAS, there exists a critical need for new housing in all parts of the state; and

WHEREAS, Senator Mitchem and Representative Kelley sponsored legislation in their respective houses to provide for a State Housing Finance Authority to provide mortgage money through existing lending institutions; and

WHEREAS, said legislation will allow those who would otherwise be precluded from home ownership to become home owners; and

WHEREAS, the home building and associated business and industries will be able to sustain increased employment and contribute to the improvement of the economy in their community and the state; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That Act No. 80-, Senate Bill 357, of the 1980 Regular Session of the Legislature, is hereby designated as "The Mitchem-Kelley Act."

BE IT FURTHER RESOLVED, That copies of this resolution be sent to Senator Hinton Mitchem and to Representative Phil Kelley.

On motion of Rep. Patton, the rules were suspended and the resolution, H. J. R. 357, was adopted.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Executive amendment to the Bill:

H. 1065. Relating to Baldwin County; to provide for the salary of the Judge of Probate.

by a majority of the whole number elected to the Senate, said vote being Yeas 25; Nays 0.

And said Bill, H. B. 1065, as amended by the Executive amendment, was again read at length and passed by a majority of the whole number elected to the Senate, said vote being Yeas 25; Nays 0.

And said Bill, H. B. 1065, together with the Executive amendment, is herewith returned to the House.

McDOWELL LEE,
Secretary.

RULE SUSPENDED

On motion of Rep. Riddick, Rules 4(4) was suspended in order to permit the House to consider the Senate amendment to the bill, H. 473.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 473. To provide that the State salary payable to clerks and registers of the circuit court shall be increased by \$1,800.00 beginning on October 1, 1980; to amend Section 12-17-92, Code of Alabama 1975; which section relates to supplemental salary of circuit court clerks, so as to eliminate the requirement that the counties maintain the salaries of circuit clerks at the same relationship which their salaries bore to salaries of the circuit judges on January 16, 1977; to provide that circuit clerks and registers shall be entitled to receive all future cost-of-living increases granted to state employees, generally; and to appropriate such funds as may be necessary to pay such increase.

McDOWELL LEE,
Secretary,

SENATE MESSAGE

On motion of Rep. Riddick, the House concurred in and adopted the Senate amendment to the bill, H. 473, said Senate amendment being as follows:

Amend House Bill 473 by adding the following section and renumbering the remaining sections accordingly:

"Section 4. The provisions of this act shall not apply to Act 77-323 unless approved by resolution adopted by the governing body of the county or counties affected."

Amend H. B. 473 by striking out the present Section 5 on page 3 and inserting in lieu thereof the following:

Section 5. Severability Clause. It is expressly provided that each section, clause, provision or portion of this Act shall be construed as inseparable and non-severable from all others, and in the event that any section, clause, provision or portion of this Act shall be held invalid or unconstitutional by any court of competent jurisdiction, the entire Act and each section, clause, provision or portion thereof shall be inoperative and have no effect.

Yeas 67; Nays 2.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carter, Cheatwood, Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grouby, Hall, Hammett, Harper (O), Hines, Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, McMillan, Manley, Minus, Mitchell, Owens, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Willis and Zoghby.

—67

Nays: Reps.: Dial and Lewis.

—2

And the bill, H. 473 as thus amended, was again read at length and passed.

Yeas 67; Nays 2.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carter, Cheatwood, Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grouby, Hall, Hammett, Harper (O), Hines, Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, McMillan, Manley, Minus, Mitchell, Owens, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Willis and Zoghby.

—67

Nays: Reps. Dial and Lewis.

—2

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governor, proposing an amendment to the Bill:

S. 196. To amend Section 25-4-16, Section 25-4-74, Section 25-4-78, Section 25-4-91, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act to redefine "wages" to include back pay awards; to distribute such payments over the period covered by such payments; to describe the effect receipt of such payments shall have on the receipt of benefits and to permit a claim to be reopened and redetermined after the end of the benefit year if the original determination was based upon false or misrepresented information.

said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To the Senate of Alabama
State Capitol
Montgomery, Alabama 36130

Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 196, without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,

MICHAEL D. WATERS,
Legal Advisor.

Done this 19 day of May, 1980.

To the Senate of Alabama
State Capitol
Montgomery, Alabama 36130

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 196, which my signature and approval and with the following suggested Executive Amendment.

Insert the following Page number 15-A between pages 15 and 16, which reads:

to such compensation, this disqualification shall not apply; and provided further, that if such compensation is less than the benefits which would otherwise be due under this chapter, he shall be entitled to receive for such week, if otherwise eligible, benefits reduced by the amount of such payment.

(10) EMPLOYMENT BY PUBLIC WORKS AGENCY, ETC.—For any week that such individual is engaged or employed by the works process administration, the national youth administration, or any federal or state unit, agency or instrumentality in charge of public works, assistance through public employment or work relief.

(11) SELF-EMPLOYMENT—For any week in which he is self-employed and each week thereafter until he shall establish that he is no longer self-employed.

(12) RECEIPT OF, OR APPLICATION FOR, TRAINING ALLOWANCE, ETC.—For any week with respect to which or a part of which an individual who is enrolled in a course of training with the approval of the director, within the meaning of subdivision (3) of section 25-4-77, has applied for or is entitled to receive any wage or subsistence or training allowance or other form of remuneration, other than reimbursement for travel expenses, for a course of training under any public or private training program; provided that if it is finally determined that he is not entitled to such remuneration, this disqualification shall not apply. If the remuneration, the receipt of which is disqualifying under this subdivision (12), is less than the weekly benefits which he would otherwise be due under this chapter he shall be entitled to receive, if otherwise eligible, weekly benefits reduced by the amount of such remuneration.

(13) PARTICIPATION IN PROFESSIONAL SPORTS.—For any week which commences during the period between two successive sport seasons (or similar periods) to any individual for which benefits claimed are on the basis of any services, substantially all of which consist of participating in sports or athletic events or training or preparing to so participate, if such individual performed such services in the first of such seasons (or similar periods) and there is a reasonable assurance that such individual will perform such services in the later of such seasons (or similar periods).

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully,
FOB JAMES,
Governor.

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 196, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 19, Nays 0.

And said Bill, S. B. 196, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 21, Nays 0.

And said Bill, S. B. 196, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Kelley, the House concurred in and adopted the amendment proposed by His Excellency, the Governor to the bill, S. 196, said Governor's amendment being set out in the above and foregoing Message from the Senate.

Yeas 65; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cheatwood, Coburn, Cooley, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Manley, Minus, Moore, Naramore, Olive, Owens, Pegues, Penry, Rains, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—65

Nay: Rep. Gregg.

—1

And the bill, S. 196 as amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 75; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cheatwood, Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Hines, Holley, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Owens, Penry, Rains, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—75

Nay: Rep. Gregg.

—1

MOTION TO SUSPEND RULES

Rep. Cabaniss, offered the motion to suspend the rules in order to take up out of order the bill, S. 331.

MOTION TO TABLE LOST

The motion offered by Rep. Tucker to table the motion offered by Rep. Cabaniss, was lost.

Yeas 3; Nays 10.

Yeas: Reps. Cheatwood, Payne and Trammell. —3

Nays:

Reps.: Amari, Bennett, Harrison, Hilliard, Horn, Howard, Nevett, Reed, Seibels and Waggoner.

—10

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MOTION TO SUSPEND RULES LOST

The question was then on the motion offered by Rep. Cabaniss to suspend the rules in order to take up out of order the bill, S. 331, was lost, lacking a four-fifths vote.

Yeas 13; Nays 4.

Yeas:

Reps.: Amari, Bennett, Boles, Cabaniss, Gafford, Harrison, Hilliard, Horn, Howard, Moore, Nevett, Seibels and Waggoner.

—13

Nays:

Reps.: Cheatwood, Olive, Trammell and Tucker.

—4

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has received the accompanying Message from His Excellency, the Governor, proposing an amendment to the Bill:

S. 8. To amend Section 32-10-8 of the Code of Alabama 1975, so as to require the social security number of drivers involved in accidents or charged with a moving vehicle violation on the uniform accident report form or citation.

said Governor's Message being in words and figures as follows, to-wit:

MESSAGE FROM THE GOVERNOR

To the Alabama Senate
State Capitol
Montgomery, Alabama

Gentlemen:

I transmit herewith a Message from the Governor concerning Senate Bill Number 8 without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the Senate of Alabama
State Capitol
Montgomery, Alabama

Gentlemen:

I am returning to you, the Body in which it originated, Senate Bill Number 8 without my signature and approval and with the following suggested Executive Amendment.

Amend page 2, Section 2, by deleting existing lines 9 and 10 in their entirety and substituting in lieu thereof on a new line 9, the words "on October 1, 1981."

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully,
FOB JAMES,
Governor.

And the Senate has concurred in and adopted the amendment proposed by His Excellency, the Governor, to the Bill, S. B. 8, by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 20, Nays 0.

And said Bill, S. B. 8, as thus amended by the Executive amendment, was again read at length and passed by a vote of a majority of the whole number elected to the Senate, said vote being: Yeas 18, Nays 0.

And said Bill, S. B. 8, together with the Executive amendment, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Adams (H), the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, S. 8, said Governor's amendment being set out in the above and foregoing Message from the Senate.

Yeas 55; Nays 3.

Yeas:

Mr. Speaker, Adams (H), Bedsole, Bennett, Blake, Bowling, Carothers, Carter, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Hammett, Harper (O), Harper (T), Howard, Johnson (R. G.), Kennedy, McKee, Manley, Minus, Moore, Owens, Pegues, Penry, Rains, Ray, Reed, Sasser, Seibels, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Warren, Whatley, Williams, Willis and Zoghby.

—55

Nays: Reps. Adams (C), Shavers and Wyatt.

—3

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 139. To provide for an Insurance Guaranty Association so as to avoid financial loss to claimants or policyholders because of the insolvency of any insurer; to provide for definitions; to provide for a Board of Directors and powers and duties of the Association; to provide for powers and duties of the Commissioner; to provide for certain tax exemptions and immunity, to provide for termination procedures and distribution of funds, to afford preferred creditor status and to provide immediate access to the assets of an insolvent insurer.

Also:

S. 627. To provide for restitution to victims of crimes by offenders; imposes penalties for default on payment by offenders; and provides for local restitution centers to be under the supervision of the State Board of Pardons and Paroles.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 597. To establish a ceiling on reimbursement for inpatient hospital services provided under the Alabama Medicaid Program at the eightieth percentile of per diem cost rates established for inpatient hospital services.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. White, Smith and Callahan.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House for a Committee on Conference on the disagreement of the two Houses on the Senate amendment to the House Bill:

H. 598. To provide for the specific exclusion of certain classes of cost items from the reimbursement methodology used by the Alabama Medicaid Program in reimbursing certain classes of medical service providers. Specifically affected shall be non profit medical facilities and/or medical facilities wholly or partially constructed and equipped using federal, state, or county funds. Also excluded for these classes shall be allowances for depreciation on facilities and equipment, and allowances for a return on assets.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. White, Smith, and Callahan.

McDOWELL LEE,
Secretary.

S. 8 RESUMED

And the bill, S. 8 as amended by the amendment proposed by His Excellency, the Governor, was again read at length and passed.

Yeas 63; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Bedsole, Bennett, Blake, Bowling, Cabaniss, Carothers, Carter, Cheatwood, Clark (W), Cobb, Cooley, Crow, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holmes, Johnson (R. G.), Kelley, Kennedy, Langford, McKee, Manley, Minus, Moore, Owens, Pegues, Penry, Rains, Ray, Reed, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Waggoner, Warren, Williams, Willis, Wyatt and Zoghby.

—63

Nays: Rep. Shavers.

—1

SPECIAL ORDER RESUMED

And the bill:

S. 507. (With Amendment): To adjust salaries of Alabama State Troopers to bring those salaries to a level equaling the compensation received by Alabama state law enforcement personnel of other state agencies; to appropriate money to implement this act and to repeal conflicting law.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

Amend Senate Bill 507 in Section 6, page 2, lines 16-21, after the words "October 1, 1980" and the period by striking the sentence which follows in its entirety.

SUBSTITUTE AMENDMENT OFFERED

Rep. Naramore offered the following substitute amendment to the amendment reported by the Standing Committee on Ways and Means to the bill, S. 507:

Amend Senate Bill 507, in Section 6, Page 2, Lines 16 through 21, after the words "October 1, 1980" and the period by striking the sentence which follows, in its entirety, and by inserting the following:

REGULAR SESSION
30th Day

2755

Any salary increase to a City or County Officer that may be affected by a State Trooper salary increase shall only become effective with the concurrence of the appropriate City or County governing body.

MOTION TO TABLE LOST

The motion offered by Rep. Moore to table the substitute amendment offered by Rep. Naramore, was lost.

Yeas 31; Nays 43.

Yeas:

Reps.: Amari, Barton, Bennett, Carothers, Cobb, Cosby, Dial, Edwards, Grimsley, Grouby, Harper (T), Hines, Holley, Johnson (Roy), Kennedy, McMillan, Manley, Mitchell, Moore, Olive, Patton, Payne, Pegues, Penry, Reed, Sasser, Shoemaker, Smith (C), Stout, Waggoner and Williams.

—31

Nays:

Reps.: Adams (C), Albright, Bedsole, Blake, Boles, Bowling, Carter, Cheatwood, Clark (G), Cooley, Daniels, Drinkard, Ford, Goodwin, Greer, Gregg, Hall, Hammett, Harper (O), Harvey, Johnson (R. G.), Kelley, Langford, Lewis, McKee, Naramore, Rains, Ray, Roberts, Sandusky, Seibels, Shavers, Smith (J), Smith (M), Starkey, Stewart, Turnham, Venable, Ward, Warren, Whatley, Wyatt and Zoghby.

—43

SUBSTITUTE AMENDMENT ADOPTED

The question was then on the adoption of the substitute amendment offered by Rep. Naramore to the amendment reported by the Standing Committee on Ways and Means to the bill, S. 507, and the substitute amendment was adopted.

Yeas 54; Nays 21.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Bennett, Blake, Boles, Bowling, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Daniels, Drinkard, Ford, Goodwin, Greer, Gregg, Grouby, Hall, Hammett, Harper (O), Harvey, Johnson (R. G.), Kelley, Laird, Langford, Lewis, McKee, Naramore, Pegues, Rains, Ray, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Stewart, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Wyatt and Zoghby.

—54

Nays:

Reps.: Amari, Barton, Bedsole, Cabaniss, Dial, Gafford, Harper (T), Harrison, Holley, Johnson (Roy), Kennedy, McMillan, Manley, Mitchell, Moore, Olive, Payne, Penry, Reed, Stout and Waggoner.

—21

AMENDMENT OFFERED

Rep. Naramore offered the following amendment to the bill, S. 507 as amended:

Amend Senate Bill 507 Section 3, Page 2, Line 9 by changing the period to a semi-colon and adding the following:

provided however, that anyone receiving a salary increase under the provisions of this act shall not receive a salary increase under House Bill 571.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 76; Nays 0.

Yeas:

Reps.: Adams (C), Albright, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Lewis, McKee, Manley, Minus, Mitchell, Naramore, Olive, Owens, Patton, Pegues, Ray, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Wyatt and Zoghby.

—76

AMENDMENT OFFERED

Rep. Johnson (Roy) offered the following amendment to the bill, S. 507 as amended:

Amend Senate Bill 507 by adding a new section to be numbered Section 7 as follows:

“The Sheriff and Probate Judge of any county where the salary and or compensation of any officer or employee of said county is affected by the provisions of this act shall be entitled to an additional \$3600 in salary or expense allowance per year provided that these funds are paid strictly from local funds and upon its approval of the local governing body by resolution in any said county.”

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 50; Nays 9.

Yeas:

Reps.: Bedsole, Bennett, Blake, Boles, Bowling, Carter, Cates, Cheatwood, Clark (W), Coburn, Cooley, Cosby, Daniels, Dixon, Drinkard, Ford, Goodwin, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harrison, Harvey, Holley, Horn, Johnson (Roy), Kennedy, Langford, Mitchell, Naramore, Olive, Owens, Rains, Ray, Sandusky, Sasser, Seibels, Smith (J), Stewart, Stout, Turner, Turnham, Venable, Waggoner, Warren, Whatley, Williams and Zoghby.

—50

Nays:

Reps.: Barton, Carothers, Clark (G), Cobb, Hall, Johnson (R. G.), Patton, Roberts and Shavers.

—9

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 334. EXTENDING BEST WISHES TO MISS MARGARET LOUISE HANBY AND MR. MONTGOMERY FELD.

Also:

H. J. R. 333. HOUSE JOINT RESOLUTION COMMENDING HIGHWAY DIRECTOR REX RAINER.

Also:

H. J. R. 292. CREATING AN INTERIM COMMITTEE TO STUDY NUCLEAR POWER PLANTS AND TO MAKE RECOMMENDATIONS REGARDING A REGULATORY AGENCY.

Also:

H. J. R. 346. RECREATING AN INTERIM COMMITTEE TO IMPLEMENT THE PURCHASE OF PROPERTY WITHIN THE CAPITOL COMPLEX.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 465. Relating to Madison County; to give the County Commission certain powers and authority in regard to performing road related services upon private property for a fee and selling road construction materials to churches, persons, firms or corporations; setting the conditions under which such work can be done and road construction materials sold; and establishing the procedure governing work on private property or sales of said materials to churches, individuals, firms or corporations.

And said Bill, H. B. 465, together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

S. 507 RESUMED
AMENDMENT OFFERED

Rep. Turner offered the following amendment to the bill, S. 507 as amended:

Amend Senate Bill 507, in the Synopsis, Line 9, after the word "Troopers" by inserting and A.B.C. Agents and in the Title, Line 16, after the word "Troopers" by inserting and A.B.C. Agents.

Further amend the bill, Page 2, immediately following line 9 by adding a new Section 4 and renumbering remaining Sections accordingly. New Section 4 to read as follows:

Section 4. The State Personnel Department shall increase the salaries of A.B.C. Agents to bring their salaries to a level approximately the salaries of other state law enforcement personnel.

AMENDMENT TABLED

On motion of Rep. Naramore, the amendment offered by Rep. Turner to the bill, S. 507 as amended, was tabled.

Yeas 44; Nays 17.

Yeas:

Reps.: Adams (C), Adams (H), Barton, Bennett, Blake, Boles, Bowling, Cabaniss, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Daniels, Gafford, Greer, Grimsley, Harper (O), Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kelley, Langford, McKee, Minus, Moore, Naramore, Olive, Owens, Roberts, Seibels, Shavers, Shoemaker, Smith (M), Starkey, Trammell, Turnham, Waggoner, Ward, Whatley, Williams and Willis.

—44

Nays:

Reps. Cooley, Crow, Dial, Drinkard, Gilmer, Gregg, Hammett, Kennedy, Mitchell, Rains, Ray, Riddick, Smith (C), Turner, Venable, Wyatt and Zoghby.

—17

AMENDMENT OFFERED

Rep. Turner offered the following amendment No. 2 to the bill, S. 507 as amended:

On page 1, in the Synopsis, line 9, after the word "Troopers", add the following language: and Conservation Enforcement Officers

On page 1, in the Title, line 16, after the word "Troopers", add the following language: and Conservation Enforcement Officers

On page 2, line 5, add a new Section 3 and renumber subsequent sections accordingly:

Section 3. The State Personnel Department shall increase the salaries of the following classifications of employees within the Department of Conservation and Natural Resources. Each employee will be placed in the same pay step of the new salary range as they are in the present salary range.

Conservation Enf. Officer I, will be in salary range No. 50 same as Trooper

Conservation Enf. Officer II (Lt.) will be in salary range No. 56 same as Trooper Lt.

Conservation Enf. Officer III (Cpt.) will be in salary range No. 58 same as Trooper Cpt.

Conservation Enf. Officer V (Major) will be in salary range No. 64 same as Trooper Major.

There is hereby appropriated from the funds of the Department of Conservation and Natural Resources such amounts as are necessary to increase said salaries.

AMENDMENT TABLED

On motion of Rep. Naramore, the amendment No. 2 offered by Rep. Turner to the bill, S. 507 as amended, was tabled.

Yeas 39; Nays 34.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Bennett, Boles, Bowling, Cabaniss, Carothers, Carter, Clark (G), Cobb, Daniels, Dixon, Gafford, Greer, Grimsley, Hall, Horn, Johnson (R. G.), Johnson (Roy), McKee, Minus, Naramore, Olive, Owens, Patton, Payne, Roberts, Seibels, Shavers, Shoemaker, Smith (J), Smith (M), Starkey, Trammell, Turnham, Ward, Williams and Willis.

—39

Nays:

Reps.: Bedsole, Blake, Cates, Coburn, Cooley, Crow, Drinkard, Ford, Gilmer, Gregg, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Kelley, Kennedy, Laird, Langford, McMillan, Mitchell, Rains, Ray, Riddick, Sasser, Smith (C), Stewart, Turner, Venable, Warren, Whatley, Wyatt and Zoghby.

—34

AMENDMENT OFFERED

Rep. Moore offered the following amendment to the bill, S. 507 as amended:

Amend Senate Bill 507 in Section 6, page 2, lines 16-21, after the words "October 1, 1980" and the period by striking the sentence which follows in its entirety.

MOTION TO TABLE LOST

The motion offered by Rep. Naramore to table the amendment offered by Rep. Moore to the bill, S. 507 as amended, was lost.

Yeas 34; Nays 41.

Yeas:

Mr. Speaker, Albright, Bennett, Blake, Boles, Bowling, Carothers, Carter, Clark (G), Clark (W), Cobb, Daniels, Dixon, Greer, Grimsley, Hall, Holley, Holmes, Johnson (R. G.), Langford, McKee, Minus, Naramore, Olive, Owens, Roberts, Smith (J), Smith (M), Starkey, Turnham, Ward, Warren, Whatley and Williams.

—34

Nays:

Reps.: Adams (H), Amari, Barton, Cabaniss, Campbell, Cates, Cheatwood, Coburn, Cooley, Cosby, Dial, Drinkard, Ford, Gafford, Gilmer, Gregg, Hammett, Harrison, Hines, Horn, Johnson (Roy), McMillan, Manley, Mitchell, Moore, Payne, Rains, Ray, Reed, Riddick, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Stewart, Stout, Trammell, Waggoner, Willis and Zoghby.

—41

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 164. To re-open the Teachers' and Employees' Retirement Systems of Alabama for non-membership service and certain military service; to provide that as a prerequisite to obtaining such credit, said members must be active and contributing members of the Employees' Retirement System of Alabama or the Teachers' Retirement System of Alabama; and to provide that this Act shall take effect October 1, 1980, and to provide for its termination.

Also:

H. 457. To amend Sections 12-16-73, 12-21-180 and 12-21-246, Code of Alabama 1975, relating to executing and service of process, to provide for executing and service of process, in certain instances, by mail.

Also:

H. 81. To provide further for the organization, admission, consolidation, merger and dissolution of certain corporations, and to prescribe the powers, authority and duties of such corporations, and of the officers, directors and shareholders thereof; subject to the provisions of Section 188 of this Act, to repeal Sections 10-2-1 through 10-2-7, 10-2-20, 10-2-22 through 10-2-35, 10-2-50 through 10-2-58, 10-2-70, 10-2-71, 10-2-90 through 10-2-98, 10-2-110, 10-2-111, 10-2-112, 10-2-113, 10-2-114, 10-2-130 through 10-2-135, 10-2-150, 10-2-160, 10-2-161, 10-2-162, 10-2-164 through 10-2-167, 10-2-169, 10-2-180 through 10-2-189, 10-2-200 through 10-2-212, 10-2-250 through 10-2-253, 10-2-254, 10-2-256 and 12-11-34 through 12-11-39, of the Code of Alabama of 1975.

McDOWELL LEE,
Secretary.

S. 507 RESUMED AMENDMENT ADOPTED

The question was then on the adoption of the amendment offered by Rep. Moore to the bill, S. 507 as amended, and the amendment was adopted.

Yeas 43; Nays 35.

Yeas:

Reps.: Adams (C), Amari, Barton, Bedsole, Bowling, Cabaniss, Cates, Cheatwood, Cooley, Crow, Dial, Drinkard, Ford, Gafford, Gilmer, Hammett, Harper (T), Harrison, Holmes, Horn, Johnson (Roy), Kennedy, McMillan, Manley, Mitchell, Moore, Owens, Payne, Penry, Rains, Ray, Reed, Riddick, Sasser, Seibels, Shavers, Smith (C), Stewart, Stout, Trammell, Waggoner, Willis and Wyatt.

—43

Nays:

Mr. Speaker, Albright, Bennett, Blake, Boles, Campbell, Carothers, Carter, Clark (G), Clark (W), Cobb, Coburn, Daniels, Dixon, Greer, Gregg, Grimsley, Hall, Holley, Johnson (R. G.), Langford, McKee, Minus, Naramore, Roberts, Sandusky, Shoemaker, Smith (J), Smith (M), Turner, Turnham, Ward, Warren, Whatley and Williams.

—35

AMENDMENT OFFERED

Rep. Bedsole offered the following amendment to the bill, S. 507 as amended:

REGULAR SESSION
30th Day

2761

Amend Senate Bill 507, Page 1, Section 2, as follows:

On Line 34 by striking No. 50 and inserting in lieu thereof 42L

On Line 35 by striking No. 52 and inserting in lieu thereof 44L

On Line 36 by striking No. 54 and inserting in lieu thereof 46L

On Line 37 by striking No. 56 and inserting in lieu thereof 49L

On Line 38 by striking No. 58 and inserting in lieu thereof 55L and on Line 39 by striking No. 62 and inserting in lieu thereof 59L

AMENDMENT TABLED

On motion of Rep. Naramore, the amendment offered by Rep. Bedsole to the bill, S. 507 as amended, was tabled.

Yeas 57; Nays 6.

Yeas:

Reps.: Albright, Barton, Blake, Bowling, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dixon, Drinkard, Ford, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Harper (T), Harrison, Harvey, Holley, Holmes, Horn, Johnson (R. G.), Johnson (Roy), Langford, Minus, Mitchell, Naramore, Nevett, Olive, Patton, Ray, Roberts, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Williams, Willis and Wyatt.

—57

Nays:

Reps. Bedsole, Cabaniss, Hammett, McMillan, Manley and Rains.

—6

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 1120. Relating to Lauderdale County; to provide for the establishment of fees by the county commission based upon, but not bound by, recommendations of the county board of health for public health services; to provide for the continuation of the present fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year; to provide that the first fee schedule shall also be the fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year.

And said Bill, H. B. 1120, together with the Conference Report, is herewith returned to the House.

A BILL
TO BE ENTITLED
AN ACT

To adjust salaries of Alabama State Troopers to bring those salaries to a level equaling the compensation received by Alabama state law enforcement personnel of other state agencies; to appropriate money to implement this act and to repeal conflicting law.

Be It Enacted by the Legislature of Alabama:

Section 1. The Alabama State Personnel Department's records reveal that other law enforcement agencies of Alabama compensate their personnel at a much higher rate than the Department of Public Safety at the Trooper level as well as supervisory level. Recognizing the qualifications, training and duties of our law enforcement personnel of the Department of Public Safety equal or exceed the requirement for other agencies of the State, the Legislature does hereby appropriate sufficient funds out of the general fund for the fiscal year beginning October 1, 1980, to implement this act.

Section 2. The State Personnel Department shall increase by 16% the salaries of the following classifications of employees within the Department of Public Safety:

- (a) Troopers
- (b) Corporals
- (c) Sergeants
- (d) Lieutenants
- (e) Captains
- (f) Majors

Section 3. The Director of the State Personnel Department shall revise the schedule of rates set forth in the pay plan for classes of employees enumerated in Section 2 subject to the merit system law to reflect this increase herein provided and shall certify the same to the State Comptroller who shall issue his warrants in accordance therewith.

Section 4. The provisions of any cost-of-living salary increase granted to state employees shall not apply to any person covered under the provisions of this act.

Section 5. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 6. All laws or parts of laws, general, local or special, in conflict with this act are hereby repealed.

Section 7. This act shall become effective on the beginning of the first state pay period beginning on or after October 1, 1980. It is specifically provided, however, that this act shall not affect the compensation of any officer or employee of any county even though the compensation of such officers was heretofore prescribed by a law, which based such compensation on or in some way related it to the compensation of one or more of the positions in the above listed classifications.

SUBSTITUTE TABLED

On motion of Rep. Naramore, the substitute offered by Rep. Manley to the bill, S. 507 as amended, was tabled.

Yeas 61; Nays 30.

Yeas:

Reps.: Albright, Barton, Bennett, Blake, Boles, Bowling, Buskey, Carothers, Carter, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dixon, Drinkard, Ford, Gafford, Goodwin, Greer, Gregg, Grimsley, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Horn, Johnson (R. G.), Johnson (Roy), Kennedy, Langford, Letson, Minus, Mitchell, Naramore, Nevett, Olive, Owens, Patton, Payne, Reed, Roberts, Sandusky, Shavers, Smith (J), Smith (M), Stewart, Trammell, Turner, Turnham, Waggoner, Ward, Warren, Williams and Wyatt.

—61

Nays:

Mr. Speaker, Adams (C), Bedsole, Cabaniss, Campbell, Cates, Cosby, Dial, Gilmer, Grouby, Harrison, Kelley, Laird, Lewis, McKee, McMillan, Manley, Moore, Pegues, Penry, Rains, Riddick, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Venable, Whatley and Zoghby.

—30

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 318. ADJOURNMENT, SINE DIE.

Also:

H. J. R. 353. HONORING EDRIE VARNER GEDDIE, ELEMENTARY SCHOOL TEACHER, ELMORE COUNTY SCHOOL SYSTEM.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 621. Relating to the Fifteenth Judicial Circuit; to allow the Presiding Judge or the Presiding Judge of the Criminal Division of the Fifteenth Judicial Circuit, upon motion of the District Attorney for such circuit, to empanel more than one Grand Jury to sit in session simultaneously.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 555. To authorize and make provision for any municipality or county or any department, board, bureau, commission or agency of any municipality or county, whether incorporated or not, or any municipal public corporation incorporated with the approval of, or the directors of which are elected or appointed by the governing body of any municipality or county, to apply for, accept and receive, expend or apply the proceeds of, to agree to comply with the conditions of, or to loan, advance or donate to, another public body, or to any person, firm or corporation, any gift, grant, appropriation, donation or advance, by or from the United States of America, the State of Alabama or any other public or private donor; to empower and authorize each municipality or county and each such municipal public corporation to anticipate the receipt of the proceeds of any such grant, gift, appropriation, donation or advance, by loan or assignment, and as evidence of such loan or assignment to issue its bonds, warrants, notes or certificates of indebtedness, which may be either general obligations or special or limited obligations; to provide for the source of payment and security for such obligations; to provide that such obligations shall be legal investments for public bodies, bankers, insurers and fiduciaries and others; to exempt such obligations from taxation; and to authorize municipalities or counties and such municipal public corporations to pledge and grant security interests in the proceeds of gifts, grants, appropriations, donations or advances, as security for bonds, warrants, notes, or certificates of indebtedness issued by such municipality or county or such municipal public corporation under authority of laws other than this act.

And said Bill, H. B. 555, together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 213. To amend further sections 36-32-1 through 36-32-8 and section 36-32-11, Code of Alabama 1975, relating to the fire fighters' personnel standards and education commission, so as to provide further for the organization, powers and duties of such commission.

Also:

S. 529. To amend Section 36-18-1 through 36-18-4, Code of Alabama 1975, which establish and provide for the duties of the office of State Toxicologist, so as to provide further for the duties and rename the office.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolutions and returns same herewith to the House:

H. J. R. 329. COMMENDING E. B. ERWIN HIGH SCHOOL'S BAND UPON RECEIVING TOP HONORS IN THE GREAT AMERICAN MUSIC FESTIVAL IN ORLANDO, FLORIDA.

Also:

H. J. R. 343. REQUESTING STATE BOARD OF HEALTH TO NOTIFY LOCAL BOARDS OF HEALTH TO STOP PRACTICES OF REGULATING ELECTRICAL SERVICES TO BUILDINGS FOR FAILURE TO MEET CERTAIN SPECIFICATIONS.

Also:

H. J. R. 357. DESIGNATING ACT NO. 80-, SENATE BILL 357, AS THE MITCHEM-KELLEY ACT.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the Senate amendment to the Bill:

H. 925. To authorize the incorporation with respect to the several counties and municipalities in this State of port authorities as non-profit public corporations for the purpose of developing any property on or near any navigable river in this State for recreational, transportation, agricultural, industrial and commercial purposes; to provide the method of organizing such corporations, the management thereof and the amendments of its certificate of incorporation; to specify the powers of such corporations; to authorize such corporations to issue bonds or securities payable solely from the revenues and receipts derived from the operation, lease or sale of its properties and to secure the same by pledges of such revenues and receipts, by mortgages on such properties and by indentures and other agreements; to authorize the refunding of such bonds and securities; to provide that all bonds of such corporations shall be negotiable instruments; to provide for remedies in the event of default of such bonds, securities or indentures; to exempt from taxation such corporations, their properties, their bonds and income therefrom; to provide for the filing of certificates of incorporation and amendments thereto, deeds to such corporations, deeds and leases by such corporations and their indentures and certificates of dissolution without the payment of any tax; to exempt such corporations from usury and interest laws; to exempt such corporations from competitive bid laws; to provide for the disposition of any earnings of the corporation; to provide bonds of such corporations shall be legal investments for executors, administrators, trustees and other fiduciaries and for saving banks and insurance companies; to provide that upon dissolution of such corporations all funds held by them and title to their properties shall vest in the municipality and the county with respect to which they are organized; to declare that this Act shall be cumulative and not restrictive of powers otherwise provided by law; to provide for the correction of errors or omissions in incorporation; and to provide for filings with the Alabama Securities Commission.

And said Bill, H.B. 925; together with the Conference Report, is herewith returned to the House.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolution, your signature thereto is requested:

S. 1. To provide in addition to benefits now received, a graduated percentage cost-of-living increase to all persons retired under the Teachers' Retirement System and Employees' Retirement System of Alabama, prior to October 1, 1979, provided that no person whose retirement under the Employees' Retirement System is based primarily upon service as an employee of an employer participating under Section 36-27-6, shall be entitled to receive said increase unless the employer by which he was employed elects to come under the provisions of this Act; provided further that employees in this class whose employer was a local board of education or a state supported institution of higher education shall be entitled to said increase and the cost associated therewith shall be financed from existing funds of the Employees' Retirement System and the Teachers' Retirement System under certain conditions; to provide that any person whose eligibility to receive Medicaid benefits would be impaired by the increase granted herein shall not be entitled to receive said increase; to provide that such increase shall not apply to persons receiving benefits under the Judicial Retirement Fund of Alabama; and to provide for the repeal of conflicting laws.

Also:

S. 367. To amend Section 9-13-11 of the Code of Alabama 1975, relating to forest fire protection so as to provide for the requirement of obtaining burning permits before setting a controlled fire; to provide for revoking such permits; and to provide further for criminal penalties for violations.

Also:

S. 377. To amend Section 20-2-75 of the Code of Alabama 1975, Alabama's Uniform Controlled Substances Act, so as to change the provisions relating to possession of and transactions in drug related objects; to change the definitions of certain terms; to change the penalties; to prohibit certain activities relating to drug related objects; to provide for defenses; to declare certain instruments, devices, and objects to be contraband; to provide for severability; to provide for other matters relative to the foregoing; to provide an effective date; to repeal conflicting laws; to provide for forfeiture for objects possessed, sold or given away in violation hereof; and for other purposes.

Also:

S. 512. To amend Section 1-3-8 of the Code of Alabama 1975, relating to state holidays and providing for bank closings on certain holidays so as to change the date on which state banks may be closed in observance of National Memorial Day.

Also:

S. 533. To provide that a legal licensed lending institution, a vendor making credit sales or credit leases, any financial institution operating in Alabama or any individual may charge and collect an interest surcharge; and to provide for an alternative maximum allowable interest rate or finance charge to be determined by the prime rate charged by certain banks; to provide for open-end credit plans; and to provide for the termination of the provisions of this act.

Also:

S. 542. To amend Section 37-3-4 of the Code of Alabama 1975, known as the Alabama Motor Carrier Act, so as to provide that any motor carrier who transports property exclusively by open top dump trucks and trailers without

pneumatic loading and unloading devices shall be exempt from those provisions of the Motor Carrier Act which provided for the filing of tariffs, schedules or contracts or the establishment of rates and to provide that all carriage by such vehicles be conducted pursuant to an otherwise lawful agreement.

Also:

S. J. R. 225. MOURNING THE DEATH OF LEE COUNTY SHERIFF JAMES PEARSON, JR.

Also:

S. 403. To provide a flat fee on certain vehicles using liquefied petroleum gas as fuel in lieu of an excise tax on such fuel; to provide procedures for application and payment of fees; to provide for the governing of the decal; and to provide penalties.

Also:

S. 404. To amend Section 40-17-1 of the Code of Alabama 1975 relating to the definitions of motor fuel so as to exclude liquefied gas from such definitions.

Also:

S. 434. To amend Section 44-1-51, Code of Alabama 1975, which relates to the membership of the Youth Services Board, so as to increase the membership.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolution, the titles of which are set out in the above and foregoing Message from the Senate.

S. 507 RESUMED

On motion of Rep. Naramore, the rules were suspended and the bill, S. 507 as amended, was read a third time at length and passed.

Yeas 87; Nays 4.

Yeas:

Mr. Speaker, Adams (C), Albright, Amari, Barton, Bennett, Blake, Boles, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Horn, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, Letson, Lewis, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Roberts, Sandusky, Sasser, Seibels, Shavers, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—87

Nays: Reps.: Cabaniss, Hilliard, McMillan and Manley.

—4

SPECIAL ORDER RESUMED

And the bill:

S. 258. To amend Section 12-17-251, Code of Alabama 1975, to allow persons who were serving as full-time magistrates or warrant clerks on September 1, 1976, to issue search warrants.

Was read a third time at length and passed.

Yeas 48; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Boles, Cabaniss, Campbell, Carter, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Drinkard, Ford, Gafford, Gilmer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Johnson (Roy), McKee, Mitchell, Moore, Nevett, Olive, Owens, Pegues, Penry, Rains, Ray, Riddick, Roberts, Smith (C), Smith (J), Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren and Zoghby.

—48

Nay: Rep. Holley.

—1

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

RULE SUSPENDED

On motion of Rep. Riddick, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 332.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 332. This bill amends Section 22-21-24, Code of Alabama, 1975, by increasing the annual fee for a hospital license.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Riddick, the House concurred in and adopted the Senate amendment to the bill, H. 332, said Senate amendment being as follows:

A BILL
TO BE ENTITLED
AN ACT

To amend Section 22-21-24, Code of Alabama, 1975, by increasing the annual fee for a hospital license and providing further for the accreditation and licensing of hospitals.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 22-21-24, Code of Alabama, 1975, is hereby amended to read as follows:

"§ 22-21-24.

"The application for a license to operate a hospital shall be accompanied by a standard fee of \$60.00 \$100.00, plus a fee of \$1.00 \$3.00 per bed for each bed to be licensed in accordance with regulations promulgated under section 22-21-28. Increase in a hospital's bed capacity during the calendar year is assessed at the standard fee of \$60.00 \$100.00 plus \$1.00 \$3.00 each for the net gain in beds. No fee shall be refunded. All fees received by the state board of health under the provision of this article shall be paid into the state treasury to the credit of the state board of health and shall be used for carrying out the provisions of this article. All licenses issued under this article shall expire on December 31 of the year in which it was issued. All licenses shall be on a form prescribed by said department, shall not be transferable or assignable, shall be issued only for the premises named in the application, shall be posted in a conspicuous place on the licensed premises and may be renewed from year to year upon application, investigation and payment of the required license fee, as in the case of procurement of the original license. All fees collected under this article are hereby appropriated for expenditure by the state health department. All hospitals which are accredited by the joint commission on accreditation of hospitals shall be deemed by the State Health Department to be licensable without further inspection or survey by the personnel of the State Department of Health. Further accreditation by the joint commission on accreditation of hospitals shall in no way relieve that hospital of the responsibility of applying for licensure and remitting the appropriate licensure fee as specified in this article."

Section 2. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 3. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

Yeas 50; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Boles, Cabaniss, Carter, Cheatwood, Clark (W), Cobb, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Holley, Holmes, Howard, Kelley, Kennedy, McKee, Manley, Moore, Nevett, Olive, Owens, Pegues, Rains, Ray, Riddick, Roberts, Sasser, Seibels, Smith (C), Starkey, Stewart, Trammell, Turner, Waggoner, Ward and Zoghby.

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

H. 332. To amend Section 22-21-24, Code of Alabama, 1975, by increasing the annual fee for a hospital license and providing further for the accreditation and licensing of hospitals.

As amended, was again read at length and passed.

Yeas 50; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Boles, Cabaniss, Carter, Cheatwood, Clark (W), Cobb, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Holley, Holmes, Howard, Kelley, Kennedy, McKee, Manley, Moore, Nevett, Olive, Owens, Pegues, Rains, Ray, Riddick, Roberts, Sasser, Seibels, Smith (C), Starkey, Stewart, Trammell, Turner, Waggoner, Ward and Zoghby.

—50

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

RULE SUSPENDED

On motion of Rep. Waggoner, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 550.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 550. To provide a supplemental salary for the Circuit Clerk serving the Tenth Judicial Circuit.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Waggoner, the House concurred in and adopted the Senate amendment to the bill, H. 550, said Senate amendment being as follows:

Eight Thousand One Hundred Dollars (\$8,100)

Yeas 42; Nays 0.

Yeas:

Reps.: Adams (H), Amari, Bedsole, Blake, Boles, Bowling, Cabaniss, Cheatwood, Cooley, Cosby, Drinkard, Edwards, Ford, Gafford, Gilmer, Hammett, Harper (O), Harper (T), Harrison, Hilliard, Howard, Kelley, Kennedy, McKee, Moore, Nevett, Olive, Owens, Payne, Pegues, Penry, Ray, Roberts, Sasser, Seibels, Smith (C), Smith (J), Starkey, Stewart, Trammell, Waggoner and Zoghby.

—42

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill, H. 550 as thus amended, was again read at length and passed.

Yeas 42; Nays 0.

Yeas:

Reps.: Adams (H), Amari, Bedsole, Blake, Boles, Bowling, Cabaniss, Cheatwood, Cooley, Cosby, Drinkard, Edwards, Ford, Gafford, Gilmer, Hammett, Harper (O), Harper (T), Harrison, Hilliard, Howard, Kelley, Kennedy, McKee, Moore, Nevett, Olive, Owens, Payne, Pegues, Penry, Ray, Roberts, Sasser, Seibels, Smith (C), Smith (J), Starkey, Stewart, Trammell, Waggoner and Zoghby.

—42

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the Bill:

S. 453. To amend section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County, two judges for Cullman County, two judges for Marshall County, and to provide for the appointment of such additional district judges, and to provide for the appropriation for such additional district judges.

and requests a Committee on Conference.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Keener, Mitchem and deGraffenried.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Barton, the House acceded to the request of the Senate for a Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 453.

Yeas 49; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bennett, Blake, Bowling, Cabaniss, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Crow, Dixon, Drinkard, Edwards, Ford, Gafford, Grimsley, Grouby, Hall, Hammett, Harper (O), Holley, Johnson (Roy), Kelley, Kennedy, McKee, Manley, Mitchell, Moore, Naramore, Olive, Owens, Pegues, Penry, Ray, Sasser, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Trammell, Turner, Venable, Ward and Zoghby.

—49

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Barton, Kelley and Cooley.

MESSAGE FROM THE GOVERNOR

To the House of Representatives
State Capitol
Montgomery, Alabama

Ladies and Gentlemen:

I transmit herewith a Message from the Governor concerning House Bill Number 576, without his signature and approval and with a suggested Executive Amendment.

Respectfully submitted,
MICHAEL D. WATERS,
Legal Advisor.

Done this 19th day of May, 1980.

To the House of Representatives
State Capitol
Montgomery, Alabama

Ladies and Gentlemen:

I am returning to you, the Body in which it originated, House Bill Number 576 without my signature and approval and with the following suggested Executive Amendments.

In place of House Bill Number 576, substitute the following bill:

H. 576. To further provide for Capitol security police officers; to provide that the director of public safety shall employ, supervise and direct such personnel; to provide for the powers, duties and jurisdiction of such security police officers; to provide for the compensation and benefits for such officers; to transfer all persons presently employed as Capitol security policemen to department of public safety; to provide that said officers shall be within the merit system; to transfer all materials, equipment, vehicles, and other property of whatsoever nature now used by such officers to the department of public safety; to provide that the director of finance shall furnish suitable office space for such security officers; to make an additional appropriation to the department of public safety, from the appropriations allocated to the finance department for the purpose of Capitol security, for the fiscal year ending September 30, 1980; to make an additional appropriation to the department of public safety, from the appropriations allocated to the finance department for the purpose of Capitol security, for the fiscal year ending September 30, 1981; to amend Section 41-4-180 and to specifically repeal sections 41-4-182, 41-4-184 and 41-4-185 of the Code of Alabama 1975, so as to remove the Capitol security police from the jurisdiction of the finance director; and to repeal conflicting laws.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 41-4-180 of the Code of Alabama 1975, is hereby amended to read as follows:

"Section 41-4-180. There shall be in the department of finance the division of service. The functions and duties of the division of service shall be as follows:

"(1) To provide for the stamping and mailing for each state department, board, bureau, commission, agency and office located and operating in the city of Montgomery and to operate a central mailing room or rooms and service for said departments, boards, bureaus, commissions, agencies and offices. The director of finance shall direct the delivery of mail to such mailing room or rooms by such of said departments, boards, bureaus, commissions, agencies and officers offices as he may see fit, ready to be delivered to the United States post office, except that it shall not be stamped with postage stamps or by means of a postage meter. Every piece of mail, when so delivered, shall bear the name of the department, board, bureau, commission, agency or office of the state sending it, and all mail received in a mailing room shall be properly stamped with postage stamps or passed through an authorized postage meter and then delivered to the United States post office. The chief of the division of service shall cause an accurate account to be kept of all pieces of mail from and the postage used on account of each department, board, bureau, commission, agency and office of the state, and the cost of such postage shall be charged by the comptroller against its appropriation for such purpose. Such central mailing rooms shall be conveniently located and shall be kept open for business as long as may be necessary to dispose of all outgoing mailing daily. The expenditure of any state funds for postage by any department, board, bureau, commission, agency or office of the state required to deliver its mail to a central mailing room (other than the department of finance) shall be unlawful. This section shall not, however, prevent the stamping or metering of envelopes for the transmittal of unemployment compensation warrants and warrants for the payment of any public assistance benefits in, or the mailing of such envelopes from, the department or departments having charge of the other functions and duties relating to unemployment compensation and public assistance.

"(2) To provide exclusively for all telephone service for each state department, board, bureau, commission, agency and office located and operating in the city of Montgomery and make all contracts and agreements in relation to the telephone service to each of the departments, boards, bureaus, commissions, agencies and offices of the state located and operating in the city of Montgomery. Insofar as practicable, all telephones shall be connected through a central switchboard or switchboards, into which there may be as many trunk lines as the business of the state justifies. The telephone expense of each such department, board, bureau, commission, agency or office of the state shall be charged by the comptroller against its appropriation for such purpose.

"(3) To provide exclusively for all clerical and stenographic services to all state departments, boards, bureaus, commissions, agencies and offices located in the city of Montgomery for part-time or emergency needs, and to operate and maintain a central clerical and stenographic pool for the purpose of providing each department, board, bureau, commission, agency and office of the state located and operating in the city of Montgomery with all part-time and emergency employees.

"(4) To manage, supervise, maintain, repair, improve, light, heat and clean the capitol and all buildings and property owned or leased by the state in the city of Montgomery, including monuments and historical sites. In any case in which an appropriation has been or shall be made for such purposes to any department, board, bureau, commission, agency or office of the state for such purpose, the expenses of such services for buildings or property used by it shall be charged by the comptroller to such department, board, bureau, commission, agency or office.

"(5) With the approval of the governor, to allocate space in the capitol and in all buildings owned or leased by the state in the city of Montgomery for the use of the departments, boards, bureaus, commissions, agencies and offices of the state.

"(6) To provide a guard, watchman and police service for the capitol and the other buildings and property owned or leased by the state and located in the city of Montgomery.

"(7) (6) With the approval of the governor, to transfer between departments, boards, bureaus, commissions, agencies, offices and institutions of the state any furniture, fixtures, supplies, material, equipment or other personal property.

"(8) (7) To sell, exchange or otherwise dispose of any personal property of the state determined by the director of finance not be needed for public use or to have become unsuited for such use.

"(9) (8) To perform such other functions and duties of the department of finance as may from time to time be assigned, by the director of finance."

Section 2. (a) The director of public safety shall employ the necessary capitol security officers to preserve order and protect and save from injury state employees and property at the capitol and all other state buildings and buildings occupied by state departments and agencies in the county of Montgomery, and he shall prescribe their duties.

(b) Provided, however, the director of public safety shall designate the capitol security police chief to supervise and direct such capitol security officers as the director shall prescribe, and provided further that the designation of the capitol security police chief shall be confirmed by the Legislative Fiscal Committee. The persons presently employed and functioning in their positions as capitol security officers, who are members of the State merit system or who are on provisional appointment, shall be encompassed within this act, including all persons performing the duties of officers, supervisors and capitol security police chief, and they shall continue to receive the benefits, salary range and advancement at no less than those enjoyed prior to the passage of this act. Such present employees remaining in their respective positions shall be considered to meet the requirements of the department of public safety in terms of education, training and experience, and shall automatically be placed within the state merit system with all the rights and privileges thereof and shall enjoy the same employment and retirement privileges and rights as the legislature may determine from time to time or as may be otherwise determined by law or administrative rule or regulation according to the rules and regulations of the personnel department of the State of Alabama. Provided, however, all present and future capitol security policemen shall meet the Alabama minimum standards for law enforcement officers. However, nothing in this act shall be construed to prohibit the removal of any capitol security officer for cause in the manner provided by law for employees of the department of public safety classified as state trooper or state highway patrolman. Said capitol security officers shall be entitled to the same insurance coverage as prescribed in Section 32-2-10 of the Code of Alabama 1975' and retirement as for employees of the department of public safety in their like responsibilities.

Section 3. All capitol security officers are invested with all powers, rights and privileges of peace officers and shall have powers of arrest and preservation of order. The first responsibility of such officers shall be the security and preservation of order in the capitol and grounds and all other state buildings and buildings occupied by state departments and agencies in the county of Montgomery and preventing injury to the property of the state. The director of public safety shall designate the type of manner of uniform for such officers and furnish such security officers with firearms, ammunition and other equipment necessary to perform their duties.

Section 4. There is hereby appropriated from the general fund of the state treasury a supplemental appropriation in the amount of \$429,000, for the fiscal year ending September 30, 1981, to the department of public safety for the purposes of capitol security; such amount shall be subtracted from any appropriation heretofore or hereafter made to the department of finance of the said fiscal year. It is the intent of this section to transfer all funds allocated in the department of finance for capitol security purposes for the fiscal year ending September 30, 1981.

Section 5. The appropriation made in Section 4 of this act shall be in addition to any and all funds heretofore or hereafter appropriated to the department of public safety.

Section 6. All materials, equipment, vehicles or other property of whatsoever nature heretofore and presently used or designated for the use of the capitol security policemen shall be transferred forthwith to the department of public safety.

Section 7. The director of finance shall furnish suitable office space in the state capitol building for capitol security personnel which is equal to or better than the space provided prior to the passage of this act.

Section 8. On the effective date of this act the finance director shall have no further jurisdiction, authority or control over the said capitol security personnel.

Section 9. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 10. Sections 41-4-182, 41-4-184 and 41-4-185 of the Code of Alabama 1975, are hereby specifically repealed, and all laws or parts of laws which are in conflict with this act are hereby repealed.

Section 11. This act shall become effective October 1, 1980.

The adoption of the above and foregoing suggested Executive Amendment will remove my objections to this Bill.

Respectfully,

FOB JAMES

GOVERNOR'S MESSAGE

On motion of Rep. Smith (M), the House concurred in and adopted the amendment proposed by His Excellency, the Governor, to the bill, H. 576, said Governor's amendment being set out in the above and foregoing Message from the Governor.

Yeas 48; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Bennett, Blake, Bowling, Cabaniss, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Holley, Howard, Johnson (R. G.), Kennedy, McKee, Manley, Minus, Moore, Nevett, Olive, Owens, Patton, Payne, Pegues, Ray, Reed, Riddick, Sasser, Shoemaker, Smith (J), Smith (M), Trammell, Turner, Venable and Zoghby.

—48

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

And the bill:

H. 576. To further provide for Capitol security police officers; to provide that the director of public safety shall employ such personnel; to provide for the powers, duties and jurisdiction of such security police officers; to provide for the compensation and benefits for such officers; to transfer all persons presently employed as Capitol security policemen to department of public safety; for the purposes of this Act only to provide that said officers shall be within the merit system; to transfer all materials, equipment, vehicles, and other property of whatsoever nature now used by such officers to the department of public safety; for purposes of this Act only to provide that the director of finance shall furnish suitable office space for such security police officers; to make an additional appropriation to the department of public safety, from the appropriations allocated to the finance department for the purpose of

Capitol security, for the fiscal year ending September 30, 1980; to make an additional appropriation to the department of public safety, from the appropriations allocated to the finance department for the purpose of Capitol security police for the fiscal year ending September 30, 1981; to amend Section 41-4-180 and to specifically repeal sections 41-4-182, 41-4-183, 41-4-184 and 41-4-185 of the Code of Alabama 1975, so as to remove the Capitol security police from the jurisdiction of the finance director; and to repeal conflicting laws.

As amended by the amendment proposed by His Excellency the Governor, was again read at length and passed.

Yeas 50; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Bennett, Blake, Bowling, Cabaniss, Carothers, Cheatwood, Clark (G), Cobb, Cosby, Crow, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Holley, Johnson (R. G.), Kelley, Kennedy, McKee, Manley, Minus, Moore, Nevett, Olive, Owens, Patton, Pegues, Ray, Reed, Riddick, Sasser, Shoemaker, Smith (J), Smith (M), Stewart, Trammell, Turner, Venable, Williams and Zoghby.

—50

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

SPECIAL ORDER RESUMED

And the bill:

S. 467. To authorize and make provision for the incorporation of the Alabama Agricultural Development Authority; to provide for the directors of the Authority and their compensation; to provide for the powers, authorities and duties of the Authority and its board of directors; to authorize the Authority to make loans to others for the purpose of acquiring, by purchase, construction or otherwise, land, and building or other improvement thereon or thereto, and any personal properties necessary or suitable for use in farming, ranching, the production of agricultural commodities (including the products of aquaculture and silvaculture) or the treating, processing or storing of such agricultural commodities when such activities are customarily engaged in by farmers as a part of farming, such loans to be secured or evidenced by such mortgages, deeds of trust, notes, debentures, bonds or other secured or unsecured evidences of indebtedness as the board of directors of the Authority may determine; to purchase or to make commitments to purchase mortgages, deeds of trust, notes, bonds or other secured or unsecured debt obligations or portions thereof or participations therein, executed by the obligors thereon to obtain funds with which to acquire, by purchase, construction or otherwise, reconstruct or improve such facilities; to authorize the Authority to contract with others to originate or service any loans made by it or mortgages or other instruments purchased by it; to authorize the Authority to foreclose such mortgages or other instruments, sell the equity of redemption in such security interests and purchase the equity of redemption

of the grantor of the said security interests; to authorize the Authority to receive and accept aid or contributions for furtherance of any of its purposes; to authorize the Authority to collect fees and charges in connection with its activities; to authorize the Authority to sell at public or private sale, with or without public bidding, any mortgage or other instrument held by it; to authorize the Authority to procure various types of insurance and guarantees; to authorize the Authority to borrow money for any of its corporate purposes; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable solely out of the revenues and receipts derived from or referable to loans made by the Authority, any mortgages or other instruments purchased by the Authority, and from any of its other property; to provide that such securities shall, under certain circumstances, constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues and receipts from which they are payable, by contracts binding the Authority for the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on the property out of the revenues from which such securities are payable; to provide for the use of the proceeds of any securities issued by the Authority; to provide for the refunding, by the issuance of such securities of the Authority, of securities theretofore issued or obligations theretofore assumed by it; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for fiduciaries; to make the securities issued by the Authority eligible securities which may be given as security for the deposit of State funds; to provide for the employment by the Authority of such officers, employees and agents as its business may require; to provide for the investment of funds of the Authority; to authorize the Authority to enter into contracts for the management of any of its properties; to authorize the sale or conveyance, with or without consideration, by the Authority of any of its properties; to exempt the property and income of the Authority, and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust to which any such Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to Judges of Probate; to exempt the Authority from all laws of the State governing usury, prescribing or limiting interest rates or requiring competitive bids for contracts to be entered into by the State or any public corporation; to exempt the Authority from the supervision and control of State agencies, in particular the State Department of Finance; to provide for the disposition of the earnings, if any, of the Authority; and to provide for the dissolution of the Authority and the disposition of its property.

Was taken up.

SUBSTITUTE OFFERED

Rep. McMillan offered the following substitute to the bill, S. 467:

A BILL TO BE ENTITLED AN ACT

To authorize and make provision for the incorporation of the Alabama Agricultural Development Authority; to provide for the directors of the Authority and their compensation; to provide for the powers, authorities and

duties of the Authority and its board of directors; to establish a Legislative Oversight Committee and to provide for the appointment of its members and the payment of their expenses; to authorize the Authority to make loans to others for the purpose of acquiring, by purchase, construction or otherwise, land, any building or other improvement thereon or thereto, and any personal properties necessary or suitable for use in farming, ranching, the production of agricultural commodities (including the products of aquaculture and silvaculture) or the treating, processing or storing of such agricultural commodities when such activities are customarily engaged in by farmers as a part of farming, such loans to be secured or evidenced by such mortgages, deeds of trust, notes, debentures, bonds or other secured or unsecured evidences of indebtedness as the board of directors of the Authority may determine; to purchase or to make commitments to purchase mortgages, deeds of trust, notes, bonds or other secured or unsecured debt obligations or portions thereof or participations therein, executed by the obligors thereon to obtain funds with which to acquire, by purchase, construction or otherwise, reconstruct or improve such facilities; to authorize the Authority to contract with others to originate or service any loans made by it or mortgages or other instruments purchased by it; to authorize the Authority to foreclose such mortgages or other instruments, sell the equity of redemption in such security interests and purchase the equity of redemption of the grantor of the said security interests; to authorize the Authority to receive and accept aid or contributions for furtherance of any of its purposes; to authorize the Authority to collect fees and charges in connection with its activities; to authorize the Authority to sell at public or private sale, with or without public bidding, any mortgage or other instrument held by it; to authorize the Authority to procure various types of insurance and guarantees; to authorize the Authority to borrow money for any of its corporate purposes; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable solely out of the revenues and receipts derived from or referable to loans made by the Authority, any mortgages or other instruments purchased by the Authority, and from any of its other property; to provide that such securities shall, under certain circumstances, constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues and receipts from which they are payable, by contracts binding the Authority for the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on the property out of the revenues from which such securities are payable; to provide for the use of the proceeds of any securities issued by the Authority; to provide for the refunding, by the issuance of such securities of the Authority, of securities theretofore issued or obligations theretofore assumed by it; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for fiduciaries; to make the securities issued by the Authority eligible securities which may be given as security for the deposit of State funds; to provide for the employment by the Authority of such officers, employees and agents as its business may require; to provide for the investment of funds of the Authority; to authorize the Authority to enter into contracts for the management of any of its properties; to authorize the sale or conveyance, with or without consideration, by the Authority of any of its properties; to exempt the property and income of the Authority, and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust to which any such Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to

exempt the Authority from payment of certain charges to Judges of Probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from the supervision and control of State agencies, in particular the State Department of Finance; to provide that the directors, officers and employees of the Authority shall be subject to the Alabama Ethics Law and to the rules and promulgations by the Alabama Ethics Commission; and to provide for the dissolution of the Authority and the disposition of its property.

Be It Enacted by the Legislature of Alabama:

Section 1. Declaration of Purpose and Legislative Findings. The Legislature has found and determined and does hereby declare that in this State the following conditions exist: (a) that there exists in this State an inadequate supply of funds at interest rates sufficiently low to enable persons engaged in agriculture in this State to continue their operations at present levels; (b) that such inability to continue agricultural operations lessens the supply of agricultural commodities available to fulfill the needs of the citizens of this State; (c) that such inability to continue operations decreases available employment in the agricultural sector of the State and results in unemployment and its attendant problems; and (d) that it is necessary, desirable and in the best interest of the citizens of this State that provision be made for the establishment of a public corporation to promote the development of agriculture in this State by making available to persons engaged in agriculture in this State, at interest rates lower than would be otherwise obtainable, funds for use in agricultural operations and to vest such corporation with all powers that may be necessary to enable it to accomplish such purpose.

Section 2. Definitions. The following words and phrases used in this Act, and others evidently intended as the equivalent thereof, shall, in the absence of clear implication herein otherwise, be given the following respective interpretations herein:

"Affiliate" means, with respect to any Lender, any person, firm or corporation controlled by, or under common control with, such Lender, and any person, firm or corporation controlling such Lender.

"Agricultural Facility" means land, any building or other improvement thereon or thereto, and any personal properties deemed necessary or suitable for use, whether or not now in existence, in farming, ranching, the production of agricultural commodities (including, without limitation, the products of aquaculture and silvaculture) or the treating, processing or storing of such agricultural commodities when such activities are customarily engaged in by farmers as a part of farming.

"Authority" means the public corporation organized pursuant to the provisions of this Act.

"Board" means the board of directors of the Authority.

"Bonds" means and shall include bonds, notes, certificates, bond, grant or revenue anticipation notes or any other evidence of indebtedness representing an obligation to pay money.

"Director" means a member of the Board of the Authority.

"Lender" means any federal or state chartered bank, Federal Land Bank, Production Credit Association, Bank for Cooperatives, federal or state

chartered savings and loan association or building and loan association, Small Business Investment Company or any other institution qualified within this State to originate and service loans, including, but without limitation to, insurance companies, credit unions and mortgage loan companies.

"Person" means, unless limited to a natural person by the context in which it is used, a person, corporation, association, partnership or cooperative.

"State" means the State of Alabama.

Section 3. Incorporation Authorized: Procedure. (a) The Governor, the Commissioner of Agriculture and Industries and the Director of Finance may incorporate and organize a public corporation, with the power and authority hereinafter provided, by proceeding according to the provisions of this Act. To organize such a corporation, the Governor, the Commissioner of Agriculture and Industries and the Director of Finance shall present to the Secretary of State of Alabama an application signed by this which shall set forth:

(1) The name and official designation of each of the applicants, together with a certified copy of the commission evidencing each applicant's right to office;

(2) The date on which each applicant was inducted into office and the term of office of each of the applicants;

(3) The name of the proposed corporation, which shall be Alabama Agricultural Development Authority;

(4) The location of the principal office of the proposed corporation, which shall be in the State;

(5) The period of duration of the proposed corporation (if the duration is to be perpetual, subject to the provisions of Section 14 hereof, that fact shall be stated); and

(6) Any other matter relating to the incorporation of the proposed corporation that the applicants may choose to insert and that is not inconsistent with this Act or the laws of the State.

(b) The application shall be subscribed and sworn to by each of the applicants before an officer authorized by the laws of the State to take acknowledgments to deeds.

(c) The Secretary of State shall examine the application; and, if he finds that it substantially complies with the requirements of this section, he shall receive and file it and record it in an appropriate book of records in his office.

(d) When the application has been made, filed and recorded as herein provided, the Secretary of State shall make and issue to the applicants a certificate of incorporation pursuant to this Act under the great seal of the State, and shall record the certificate with the application. There shall be no fees paid to the Secretary of State for any work done in connection with the incorporation or dissolution of the Authority.

Section 4. Board of Directors. (a) The Authority shall be governed by a board of directors, and all powers of the Authority shall be exercised by the Board or pursuant to its authorization. The Board shall consist of five Directors. The Commissioner of Agriculture and Industries shall be one of the Directors, and should he die or should his term of office expire, or should he

resign therefrom, or should he otherwise vacate his office, his successor in office shall take his place as a Director. The remaining four Directors shall be appointed, by the persons and in the manner hereinafter prescribed, as soon as may be practicable after the incorporation of the Authority, for staggered terms as follows: The Speaker of the House of Representatives shall appoint one Director and the President Pro Tempore of the Senate shall appoint one Director each of whose initial term shall begin immediately upon his respective appointment and shall end on September 30 in the fourth calendar year next following the calendar year in which the certificate of incorporation of the Authority was issued; and the Governor shall appoint each of the two remaining Directors whose initial terms shall begin immediately upon their respective appointments and shall end on September 30 in the second calendar year next following the calendar year in which the certificate of incorporation of the Authority was issued. Thereafter, the term of office of each appointed Director shall be four years, commencing on the October 1 next following the September 30 on which the term of the immediate predecessor Director ended. If at any time there should be a vacancy on the Board not heretofore provided for, a successor Director shall be appointed to serve for the unexpired term applicable to such vacancy. The appointment of each appointed Director (other than those initially appointed) whether for a full four-year term or to complete an unexpired term, shall be made by the same State officer who appointed the Director whose term has expired or is to expire or in whose office a vacancy otherwise exists and shall be made not earlier than thirty days prior to the date on which such Director is to take office as such. If the term of office of any appointed Director shall expire prior to the reappointment of such Director or prior to the appointment of his successor, such Director shall continue to serve until his successor is appointed and qualified, and if such Director is re-appointed for a new term after the expiration of the immediately preceding term which he has been serving, his new term of office shall be deemed to have commenced on the October 1 next following the expiration of such immediately preceding term. Directors shall be eligible for re-appointment.

(b) Each appointed Director shall, at the time of his appointment and at all times during his term of office, be a qualified elector of the State; and a failure by any appointed Director to remain so qualified during such term shall cause a vacancy of the office of such Director. No officer or employee of the State or of any county, city or town therein, and no officer, employee, director or trustee of any Lender or any Affiliate thereof, shall be eligible for appointment as a Director. The acceptance by an appointed Director of any office or employment which, had such Director held such office or been so employed at the time of his appointment as a Director, would have rendered him ineligible for appointment as a Director, shall cause a vacancy of the office of such Director. Each Director shall serve without compensation, except that he may be reimbursed for expenses actually incurred by him in and about the performance of his duties.

(c) A majority of the Directors shall constitute a quorum for the transaction of business. No vacancy in the membership of the Board or the voluntary disqualification or abstention of any member thereof shall impair the right of a quorum of the Board to exercise all the powers and duties of the Authority. Any appointed Director may be impeached and removed from office in the same manner and on the same grounds provided by Section 175 of the Constitution of Alabama, or successor provision thereof, and the general laws of the State for impeachment and removal of the officers mentioned in said Section 175, or successor provisions thereof. All proceedings of the Board shall be reduced to writing by the secretary of the Authority and maintained

in the permanent records of the Authority. Copies of such proceedings, when certified by the secretary of the Authority under the seal of the Authority, shall be received in all courts as evidence of the matters therein certified.

Section 5. Officers of the Authority. The officers of the Authority shall consist of a chairman, vice chairman, secretary, treasurer and such other officers as the Board shall deem necessary or appropriate. The offices of secretary and treasurer may, but need not, be held by the same person. The Commissioner of Agriculture and Industries shall be the chairman of the Authority; the vice chairman of the Authority shall be elected by the Board from the membership thereof; the secretary, the treasurer and any other officers of the Authority may, but need not, be members of the Board and shall also be elected by the Board.

Section 6. There shall be established a Legislative Oversight Committee to provide recommendations to the Board concerning efficient operation of the Authority. The committee shall consist of seven members of the House of Representatives, one from each congressional district appointed by the Speaker of the House and seven members of the Senate, one from each congressional district appointed by the Lieutenant Governor. The Governor, Lieutenant Governor and Speaker of the House or their designated representatives shall serve as ex officio members. The legislative members shall be named at each organizational session and all members shall serve until their successors are properly qualified. All members of this committee shall be entitled to their actual expenses incurred in the performance of their duties as members of the committee.

Section 7. Powers of Authority. The Authority shall have the following powers, together with all powers incidental thereto or necessary to the discharge thereof in corporate form:

(1) To have succession by its corporate name for the duration of time (which may be perpetuity, subject to the provisions of Section 14 hereof) specified in its certificate of incorporation;

(2) To sue and be sued in its own name in civil suits and actions, and to defend suits against it;

(3) To adopt and make use of a corporate seal and to alter the same at pleasure;

(4) To adopt, alter and repeal by-laws, not inconsistent with the provisions of this Act, for the regulation and conduct of its affairs and business;

(5) To loan its funds to one or more Persons to be used by such Persons to pay the costs of acquiring, whether by purchase, construction or otherwise, reconstructing or improving Agricultural Facilities, such loans to be on such terms and conditions, and for such period of time, and secured or evidenced by such mortgages, deeds of trust, notes, debentures, bonds or other secured or unsecured evidences of indebtedness of such Persons as the Board may determine;

(6) To purchase, or to make commitments to purchase, from Lenders mortgages, deeds of trust, notes, debentures, bonds or other secured or unsecured debt obligations or por

mortgages or other instruments or participations therein which represent obligations incurred by the obligor more than six months prior to the date of such purchase by the Authority;

(7) To contract with Lenders or others for the origination of or the servicing of the loans made by the Authority pursuant to paragraph (5) of this section or represented by the mortgages or other instruments which it has purchased pursuant to paragraph (6) of this section; provided that such servicing fee shall not exceed one per cent per annum of the principal amount outstanding owed to the Authority;

(8) To foreclose any mortgages, deeds of trust, notes, debentures, bonds and other security interests held by it, either by action or by exercise of a power of sale, and to sell the equity of redemption in said security interests in accordance with the terms of said instruments and applicable state law, and to take all such other actions as may be necessary to enforce any obligation held by it;

(9) To purchase the equity of redemption in any such mortgage, deed of trust, note, debenture, bond or other security interest;

(10) To receive and accept, from any source, aid or contributions of money, property, labor or other items of value for furtherance of any of its purposes, subject to any conditions not inconsistent herewith or with the laws of this State pertaining to such contributions, including, but without limitation to, gifts or grants from any department, agency or instrumentality of the United States of America.

(11) To collect such fees and charges in connection with its loans, advances, insurance, commitments, servicing and other activities as it may determine;

(12) To sell at either public or private sale, with or without public bidding, any mortgage, deed of trust, note, debenture or other obligation held by the Authority;

(13) To procure such insurance and guarantees as the Board may deem advisable, including, but without limitation to, insurance or guarantees against any loss in connection with any notes or obligations held by it, and any of its property or assets, and for payment of any Bonds or other obligations issued by the Authority, in such amounts and from such public or private entities, as it may deem advisable, and to pay premiums or other charges for any such insurance or guarantees;

(14) To borrow money and to sell and issue its Bonds for any corporate function, use or purpose authorized herein;

(15) To mortgage, pledge, assign or grant security interests in any or all of its notes or other instruments, contract rights or other property, including, but without limitation to, any receipts from insurance on or guarantees of any of its notes or other instruments, as security for the payment of the principal of and interest on any Bonds issued by the Authority, or as security for any agreements made in connection therewith, whether then owned or thereafter acquired, and to pledge the revenues from which said Bonds are payable as security for the payment of the principal of and interest on said Bonds and any agreements made in connection therewith;

(16) To execute and deliver, in accordance with the provisions of this section and of Section 8 hereof, mortgages and deeds of trust and trust indentures, or either;

(17) To appoint, employ, contract with, and provide for the compensation of, such officers, employees and agents, including, but without limitation to, engineers, attorneys, management consultants, fiscal advisors, and agricultural, silvacultural and aquacultural experts, as the business of the Authority may require; provided, however, that no Director or member of his or her firm, business, partnership or corporation shall be employed or compensated by the Authority;

(18) To invest any funds of the Authority that the Board may determine are not presently needed for any of its corporate purposes in obligations of the United States of America, and interest bearing bank and savings and loan association deposits, or any thereof;

(19) To enter into a management agreement or agreements with any Person for the management by said Person for the Authority of any of its properties upon such terms and conditions as may be mutually agreeable;

(20) To sell, exchange, donate and convey any or all of its properties whenever its Board shall find any such action to be in furtherance of the purposes for which the Authority was organized; and

(21) To make, enter into, and execute such contracts, agreements, leases and other instruments and to take such other actions as may be necessary or convenient to accomplish any purpose for which the Authority was organized or to exercise any power expressly granted hereunder.

All meetings of the Board of the Authority for any purpose shall be open to the public.

Section 8. Bonds of the Authority. (a) Source of Payment. All Bonds issued by the Authority shall be payable solely out of the revenues and other receipts of the Authority as may be designated in the proceedings of the Board under which the Bonds shall be authorized to be issued.

(b) Pledge of Revenues and Other Security. The principal of and interest on any Bonds issued by the Authority shall be secured by a pledge of the revenues and other receipts out of which the same may be payable and may be secured by a trust indenture evidencing such pledge or by a foreclosable mortgage and deed of trust conveying as security for such Bonds all or any part of the property of the Authority from which the revenues so pledged may be derived. The resolution under which the Bonds are authorized to be issued or any such trust indenture or mortgage may contain any agreements and provisions respecting the maintenance and insurance of the property covered by such trust indenture or mortgage, the use of the revenues subject to such trust indenture or mortgage, the creation and maintenance of special funds from such revenues, the rights, duties and remedies of the parties to any such instrument and the parties for the benefit of whom such instrument is made and the rights and remedies available in the event of default as the Board shall deem advisable and which are not in conflict with the provisions of this Act.

(c) Execution. All Bonds issued by the Authority shall be signed by its chairman or vice chairman and attested by its secretary, and the seal of the Authority shall be affixed thereto, and any interest coupons applicable to the Bonds of the Authority shall be signed by its chairman or vice chairman; provided, that a facsimile of the signature of one, but not both, of said officers may be printed or otherwise reproduced on any such Bonds in lieu of his manually signing the same, a facsimile of the seal of the Authority may be printed or otherwise reproduced on any such Bonds in lieu of being manually

affixed thereto, and a facsimile of the signature of its chairman or vice chairman may be printed or otherwise reproduced on any such interest coupons in lieu of his manually signing the same.

(d) General Provisions Respecting Form, Interest Rate, Maturities, Sale and Negotiability of Bonds. Any such Bonds may be executed and delivered by the Authority at any time and from time to time, shall be in such form and denominations and of such tenor and maturities, shall contain such provisions permitting or restricting redemption of such Bonds prior to their maturities, shall contain such provisions not inconsistent with the provisions of this Act, and shall bear such rate or rates of interest, payable and evidenced in such manner, as may be provided by resolution of its Board. Bonds of the Authority may be sold at either public or private sale in such manner and at such price or prices and at such time or times as may be determined by the Board to be most advantageous. The Authority may pay all expenses, premiums and commissions in connection with any financing done by it. Whether or not any Bonds of the Authority, and any interest coupons appertaining thereto, are of such form and character as to be negotiable instruments under the terms of the Alabama Uniform Commercial Code, all Bonds, except Bonds registered as to principal or as to both principal and interest, and any interest coupons applicable thereto issued by the Authority shall be construed to be negotiable instruments although payable solely from a special source.

(e) Nature of Obligation and Source of Payment. All obligations created and all Bonds issued by the Authority shall be solely and exclusively an obligation of the Authority and shall not create an obligation or debt of the State or a charge on its credit or taxing powers. Any Bonds issued by the Authority shall be limited or special obligations of the Authority payable solely out of the revenues and other receipts of the Authority specified in the proceedings authorizing those Bonds.

(f) Eligibility for Investment. Any Bonds of the Authority are hereby made legal investments for executors, administrators, trustees and other fiduciaries, unless otherwise directed by the court having jurisdiction of the fiduciary relation or by the document that is the source of the fiduciary's authority, and for savings banks and insurance companies organized under the laws of the State.

(g) Eligibility as Security for State Deposits. Any Bonds of the Authority shall be, in addition to the bonds and other securities enumerated in Section 41-14-2 of the Code of Alabama of 1975, and hereby are made securities which may be accepted as security or for which receipts can be accepted as security for the deposit of state funds, such Bonds to be accepted at face or par value.

Section 9. Proceeds from the Sale of Bonds. All moneys derived from the sale of any Bonds issued by the Authority shall be used solely for the purpose or purposes for which the same are authorized, including, but without limitation to, the establishment of reserve funds as security for the payment of the principal of (and premium, if any) and interest on the Bonds, and any costs and expenses incidental thereto. Such costs and expenses may include but shall not be limited to (i) the fiscal, consulting, legal and other expenses incurred in connection with the issuance of the Bonds, and (ii) except in the case of refunding Bonds, interest to accrue on such Bonds for a period ending not later than two (2) years from their date.

Section 10. Refunding Bonds. Any Bonds issued by the Authority may from time to time be refunded by the issuance, by sale or exchange, of refunding Bonds payable from the same or different sources for the purpose of paying all or any part of the principal of the Bonds to be refunded, any redemption premium required to be paid as a condition to the redemption prior to maturity of any such Bonds that are to be so redeemed in connection with such refunding, any accrued and unpaid interest on the Bonds to be refunded, any interest to accrue on each Bond to be refunded to the date on which it is to be paid, whether at maturity or by redemption prior to maturity, and the expenses incurred in connection with such refunding; provided, that unless duly called for redemption pursuant to provisions contained therein, the holders of any such Bonds then outstanding and proposed to be refunded shall not be compelled without their consent to surrender their outstanding Bonds for such refunding. Any refunding Bonds may be sold by the Authority at public or private sale at such price or prices as may be determined by its Board to be most advantageous, or may be exchanged for the Bonds or other obligations to be refunded. Any refunding Bonds issued by an Authority shall be issued and may be secured in accordance with the provisions of Section 8 of this Act.

Section 11. Exemption from Taxation. The property and income of the Authority, all Bonds issued by the Authority, the income from such Bonds, conveyances by or to the Authority, and leases, mortgages and deeds of trust or trust indentures by or to the Authority shall be exempt from all taxation in the State of Alabama. The Authority shall be exempt from all taxes levied by any county, incorporated city or town, or other political subdivision of the State, including, but without limitation to, license and excise taxes imposed in respect of the privilege of engaging in any of the activities in which the Authority may engage. The Authority shall not be obligated to pay or allow any fees, taxes or costs to the Judge of Probate of any county of this State in respect of its incorporation or the recording of any document. Nothing in this section shall be construed to exempt any private person, firm or corporation from payment of any ad valorem, mortgage or deed taxes or recording fees notwithstanding the fact that an Authority has acquired an interest in the property or instrument subject to such taxes or fees.

Section 12. Exemption from Usury and Interest Laws. The Authority shall be exempt from the laws of the State of Alabama governing usury or prescribing or limiting interest rates, including, but without limitation to, the provisions of Chapter 8 of Title 8 of the Code of Alabama of 1975, as it may at any time be amended.

Section 13. Freedom of Authority from State Supervision and Control. This Act is intended to aid the State through the furtherance of the purposes of the Act by providing an appropriate and independent instrumentality of the State with full and adequate powers to fulfill its functions. Except as expressly provided in this Act, no proceeding, notice or approval shall be required for the incorporation of the Authority, the purchase of any note or other instrument secured by a mortgage, deed of trust, note or other security interest, the issuance of any Bonds, the execution of any mortgage and deed of trust or trust indenture, or the exercise of any other of its powers by the Authority. Neither a public hearing nor the consent of the State Department of Finance shall be prerequisite to the issuance of Bonds by the Authority. The Directors, the officers and employees of the Authority shall be subject to the Alabama Ethics Law to the rules and promulgations by the Alabama Ethics Commission.

Section 14. Dissolution of the Authority and Vesting of Title to its Property. At any time when the Authority has no bonds or other obligations outstanding, its Board may adopt a resolution, which shall be duly entered upon its minutes, declaring that the Authority shall be dissolved. Upon filing for record of a certified copy of the said resolution in the office of the Secretary of State, the Authority shall thereupon stand dissolved and in the event it owned any property at the time of its dissolution, the title to all its properties shall thereupon pass to the State.

Section 15. Provisions are Cumulative. The provisions of this Act are cumulative and shall not be deemed to repeal existing laws, except to the extent such laws are clearly inconsistent with provisions of this Act.

Section 16. Liberal Construction. This Act being remedial in nature, the provisions of this Act shall be liberally construed to effect its purpose.

Section 17. Severability. In the event any section, sentence, clause or portion of this Act should be declared invalid by any court of competent jurisdiction, such invalidity shall not affect the validity of any of the remaining sections, sentences, clauses or portions of this Act, which shall continue effective.

Section 18. Effective Date of Act. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

SUBSTITUTE ADOPTED

And the substitute was adopted.

Yeas 33; Nays 0.

Yeas:

Mr. Speaker, Bennett, Blake, Cabaniss, Cates, Cobb, Cooley, Cosby, Crow, Daniels, Drinkard, Ford, Goodwin, Hammett, Harper (O), Holley, Kelley, Kennedy, McKee, McMillan, Nevett, Olive, Owens, Payne, Penry, Ray, Sasser, Shoemaker, Smith (J), Trammell, Turner, Venable and Zoghby.

—33

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

AMENDMENT OFFERED

Rep. McMillan offered the following amendment No. 1 to the bill, S. 467 as amended:

Amend Substitute for Senate Bill No. 467, page 7, line 27, after the word "consist" by striking the following: of five Directors. The Commissioner of Agriculture and Industries shall be one of the Directors, and should he die or should his term of office expire, or should he resign therefrom, or should he otherwise vacate his office, his successor in office shall take his place as a Director.

and insert in lieu thereof:

of seven Directors. The Commissioner of Agriculture and Industries, the Director of Finance and the Superintendent of Banking shall be ex officio members of the Board of Directors.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 45; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Bedsole, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Dial, Drinkard, Edwards, Ford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harvey, Johnson (R. G.), Langford, Minus, Owens, Patton, Penry, Ray, Reed, Riddick, Sasser, Shoemaker, Smith (C), Starkey, Stewart, Trammell, Turner, Venable, Warren, Williams and Zoghby.

—45

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

AMENDMENT OFFERED

Rep. McMillan offered the following amendment No. 2 to the bill, S. 467 as amended:

Amend Substitute for Senate Bill No. 467, page 16, line 30, after the word "authority", by striking the following:

may be sold at either public or private sale in such manner and at such price or prices and at such time or times as may be determined by the board to be most advantageous

and insert in lieu thereof the following:

may be sold at public sale, including without limitations the rejection of all bids, at such price or prices and at such times as determined by the Board of Directors to be advantageous. In addition, if bids are rejected or upon a finding by the Director of Finance of the State that a public sale of the Authority's bonds is under the circumstances either impractical or undesirable bonds may be sold at private sale in such manner and at such price or prices and at such time or times as may be determined by the Board of Directors to be most advantageous.

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 70; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Holmes, Horn, Howard, Johnson (R. G.), Kelley, Kennedy, Langford, McKee, McMillan, Manley, Moore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Venable, Waggoner, Warren, Whatley, Williams, Wyatt and Zoghby.

—70

And the bill, S. 467, as thus amended, was read a third time at length and passed.

Yeas 73; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Horn, Howard, Johnson (R. G.), Kennedy, Laird, Langford, McKee, McMillan, Manley, Mitchell, Moore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Reed, Riddick, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Stewart, Stout, Trammell, Tucker, Turner, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Wyatt.

—73

Nay: Rep. Clark (G).

—1

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 811. To facilitate vehicular traffic in the state by providing for the construction, operation and maintenance of toll road, bridge and tunnel projects, creating the Alabama Toll Road, Bridge and Tunnel Authority and defining its powers and duties; authorizing the issuance of revenue bonds payable from tolls and other revenues to pay the cost of such projects; providing that no debt of the state shall be incurred in the exercise of any of the powers granted by this act; providing for the collection of tolls and other revenues for the payment of such bonds and for the cost of maintenance, operation and repair of such projects; making such bonds exempt from taxation and constituting them legal investments in certain instances; prescribing conditions upon which such projects shall become free; providing for condemnation; granting certain powers and authority to municipal subdivisions and agencies of the state to cooperate with the Authority; authorizing the issuance of revenue refunding bonds; making an appropriation to pay initial expenses and providing for the repayment thereof; and prescribing penalties.

Also:

H. 432. To amend Section 40-12-244 Code of Alabama 1975 which exempts certain persons from motor vehicle license taxes and registration fees, so as to include vehicles owned by the Civil Air Patrol within the exemption.

McDOWELL LEE,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 925. To authorize the incorporation with respect to the several counties and municipalities in this State of port authorities as non-profit public corporations for the purpose of developing any property on or near any navigable river in this State for recreational, transportation, agricultural, industrial and commercial purposes; to provide the method of organizing such corporations, the management thereof and the amendments of its certificate of incorporation; to specify the powers of such corporations; to authorize such corporations to issue bonds or securities payable solely from the revenues and receipts derived from the operation, lease or sale of its properties and to secure the same by pledges of such revenues and receipts, by mortgages on such properties and by indentures and other agreements; to authorize the refunding of such bonds and securities; to provide that all bonds of such corporations shall be negotiable instruments; to provide for remedies in the event of default of such bonds, securities or indentures; to exempt from taxation such corporations, their properties, their bonds and income therefrom; to provide for the filing of certificates of incorporation and amendments thereto, deeds to such corporations, deeds and leases by such corporations and their indentures and certificates of dissolution without the payment of any tax; to exempt such corporations from usury and interest laws; to exempt such corporations from competitive bid laws; to provide for the disposition of any earnings of the corporation; to provide bonds of such corporations shall be legal investments for executors, administrators, trustees and other fiduciaries and for saving banks and insurance companies; to provide that upon dissolution of such corporations all funds held by them and title to their properties shall vest in the municipality and the county with respect to which they are organized; to declare that this Act shall be cumulative and not restrictive of powers otherwise provided by law; to provide for the correction of errors or omissions in incorporation; and to provide for filings with the Alabama Securities Commission.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolutions, to-wit:

H. 81. To provide further for the organization, admission, consolidation, merger and dissolution of certain corporations, and to prescribe the powers, authority and duties of such corporations, and of the officers, directors and shareholders thereof; subject to the provisions of Section 188 of this Act, to repeal Sections 10-2-1 through 10-2-7, 10-2-20, 10-2-22 through 10-2-35, 10-2-50 through 10-2-58, 10-2-70, 10-2-71, 10-2-90 through 10-2-98, 10-2-110, 10-2-111, 10-2-112, 10-2-113, 10-2-114, 10-2-130 through 10-2-135,

10-2-150, 10-2-160, 10-2-161, 10-2-162, 10-2-164 through 10-2-167, 10-2-169, 10-2-180 through 10-2-189, 10-2-200 through 10-2-212, 10-2-250 through 10-2-253, 10-2-254, 10-2-256 and 12-11-34 through 12-11-39, of the Code of Alabama of 1975.

Also:

H. 164. To re-open the Teachers' and Employees' Retirement Systems of Alabama for non-membership service and certain military service; to provide that as a prerequisite to obtaining such credit, said members must be active and contributing members of the Employees' Retirement System of Alabama or the Teachers' Retirement System of Alabama; and to provide that this Act shall take effect October 1, 1980, and to provide for its termination.

Also:

H. 457. To amend Sections 12-16-73, 12-21-180 and 12-21-246, Code of Alabama 1975, relating to executing and service of process, to provide for executing and service of process, in certain instances, by mail.

Also:

H. 465. Relating to Madison County; to give the County Commission certain powers and authority in regard to performing road related services upon private property for a fee and selling road construction materials to churches, persons, firms or corporations; setting the conditions under which such work can be done and road construction materials sold; and establishing the procedure governing work on private property or sales of said materials to churches, individuals, firms or corporations.

Also:

H. 621. Relating to the Fifteenth Judicial Circuit; to allow the Presiding Judge or the Presiding Judge of the Criminal Division of the Fifteenth Judicial Circuit, upon motion of the District Attorney for such circuit, to empanel more than one Grand Jury to sit in session simultaneously.

Also:

H. 1120. Relating to Lauderdale County; to provide for the establishment of fees by the county commission based upon, but not bound by, recommendations of the county board of health for public health services; to provide for the continuation of the present fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year; to provide that the first fee schedule shall also be the fee schedule for the 1980 fiscal year and to require the county governing body to readopt a fee schedule for each succeeding fiscal year.

Also:

H. J. R. 318. BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That when the two houses adjourn today, Monday, May 19, 1980, they shall adjourn sine die.

Also:

H. J. R. 333. COMMENDING HIGHWAY DIRECTOR REX RAINER

Also:

H. J. R. 334. EXTENDING BEST WISHES TO MISS MARGARET LOUISE HANBY AND MR. MONTGOMERY FELD.

Also:

H. J. R. 346. RECREATING AN INTERIM COMMITTEE TO IMPLEMENT THE PURCHASE OF PROPERTY WITHIN THE CAPITOL COMPLEX.

Also:

H. J. R. 292. CREATING AN INTERIM COMMITTEE TO STUDY NUCLEAR POWER PLANTS AND TO MAKE RECOMMENDATIONS REGARDING A REGULATORY AGENCY.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolutions, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill to-wit:

H. 118. To amend the title and section 1 of Act No. 568, H. 1333, 1977 Regular Session (Acts 1977, p. 757), which relates to arrest powers of the investigator of the district attorney in the thirtieth judicial circuit, so as to provide further for such powers.

And finds same correctly enrolled with Executive Amendment.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill to-wit:

H. 744. Relating to Winston County; to provide that the minimum salary of the chief clerks for the probate judge, sheriff, tax assessor and tax collector be set at \$750.00 per month to be paid; to allow the county commission to authorize cost of living raises for such clerks; to give this act retroactive effect to October 1, 1979.

And finds same correctly enrolled with Executive Amendment.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 931. To authorize and make provision for the incorporation in any Class 1 municipality as so designated by Act No. 79-263 enacted at the 1979 Regular Session of the Legislature of Alabama (being a city with a population of 300,000 or more inhabitants as certified by the 1970 federal decennial census) of Commercial Development Authorities for the purpose of promoting trade and commerce by inducing commercial enterprises to locate new facilities in this state and expand existing facilities in this state; to provide for the election and compensation of directors of any such Authorities; to provide for the powers, authorities and duties of any such Authority, its board of directors, and its officers; to authorize any such Authority to acquire by purchase, construction, exchange, gift, lease or otherwise and to refinance existing indebtedness on, improve, maintain, equip and furnish land and buildings or other improvements thereon and all real and personal properties necessary in connection therewith, whether or not now existing, suitable for use by any commercial enterprise engaged in the manufacturing, processing, assembling, storing, warehousing, distributing or selling of any products of agriculture, mining or industry, or by various enterprises for the purpose of research, or by any commercial enterprise engaged in selling, servicing, providing or handling any policies of insurance or any financial services, or suitable for use as a ship canal, port or port facility, offstreet parking facility, dock or dock facility, harbor facility, railroad, monorail or tramway, railway terminal or railway beltline and switch, office building, planetarium or museum, pollution control facility, hotel, including parking facilities, facilities for meetings, and facilities suitable for rental to persons engaged in any business, trade, profession, occupation or activity, or as a shopping center or similar facility suitable for use by two or more commercial enterprises engaged in any business, trade, profession, occupation or activity, provided that such land, buildings or other improvements thereon and all real and personal properties necessary in connection therewith shall not include facilities (other than office buildings or other buildings suitable for use as a corporate headquarters) designed for the sale or distribution to the public of electricity, gas, water or telephone or other services commonly classified as public utilities, and provided, further, that such property shall be located wholly within the corporate limits of such municipality and (i) wholly within areas for which either a redevelopment plan has been prepared and approved pursuant to the provisions of Section 24-2-4 of the Code of Alabama of 1975 or an urban renewal plan has been prepared and approved pursuant to the provisions of Section 24-3-3 of the Code of Alabama of 1975 or (ii) part of such

property shall be property with respect to which an urban development action grant has been made under Section 119 of the Housing and Community Development Act of 1974; to authorize any such Authority to lease such properties to others; to authorize any such Authority to sell, exchange, donate or convey and to grant options to any lessee to acquire such properties; to provide for the issuance by any such Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable solely out of the revenues and receipts derived from the leasing or sale of such properties; to provide that in certain circumstances such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues and receipts from which they are payable, by contracts binding any such Authority for the proper application of its revenues and receipts and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on the property out of the revenues and receipts from which such securities are payable; to provide for the employment by any such Authority of such officers, employees and agents as its business may require; to provide for the taking out by any such Authority of various types of insurance; to provide for the investment of funds of any such Authority; to provide for the use of the proceeds of any such securities issued by any such Authority; to provide for the refunding, by the issuance of such securities of any such Authority, of securities theretofore issued by it; to provide that such securities issued and contracts entered into by any such Authority pursuant to this Act shall not constitute or create a debt of the state or of any county, municipality or political subdivision of the state; to make the securities issued by any such Authority eligible investments for various governmental bodies and fiduciaries; to provide that any such Authority may, in its discretion, publish a notice of the adoption of a resolution authorizing the issuance of bonds by such Authority, and to provide that any action or proceeding questioning the validity of such bonds, or any pledge, mortgage and deed of trust or trust indenture securing the same, or the proceedings authorizing the same, must be commenced within thirty (30) days after the first publication of said notice; to exempt the income of any such Authority, and all conveyances, leases, mortgages and deeds of trust to which any such Authority is a party, from all taxation in the state; to exempt every such Authority from all license and excise taxes imposed in respect of the privilege of engaging in any of the activities in which an Authority may engage, and to exempt such Authority from payment of certain charges to Judges of Probate; to exempt every such Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt every such Authority from all laws of the state requiring competitive bids for contracts to be entered into by municipalities or public corporations; to exempt every such Authority from the supervision and control of state agencies, in particular the State Department of Finance; to provide for the disposition of the earnings, if any, of any such Authority; to provide for the dissolution of any such Authority and the disposition of its property; to limit to one the number of such Authorities which may exist in any municipality at any one time; and to provide for the continued existence of any such Authority notwithstanding any reclassification of municipalities by the Legislature.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length

having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 697. To amend Section 40-13-2, 40-13-5 and 40-13-6 of the Code of Alabama 1975 relating to the levy and rate and deposit, disbursement and refund of the proceeds from certain coal severance taxes so as to provide that such proceeds that were formerly refunded shall be credited to the Treasury of the State General Fund.

Also:

H. 473. To provide that the state salary payable to clerks and registers of the circuit court shall be increased by \$1,800.00 beginning on October 1, 1980; to amend Section 12-17-92, Code of Alabama 1975, which section relates to supplemental salaries of circuit court clerks, so as to eliminate the requirement that the counties maintain the salaries of circuit clerks at the same relationship which their salaries bore to salaries of the circuit judges on January 16, 1977; to provide that circuit clerks and registers shall be entitled to receive all future cost-of-living increases granted to state employees, generally; and to appropriate such funds as may be necessary to pay such increase.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolutions, to-wit:

H. 332. To amend Section 22-21-24, Code of Alabama, 1975, by increasing the annual fee for a hospital license and providing further for the accreditation and licensing of hospitals.

Also:

H. 550. To provide a supplemental salary for the Circuit Clerk serving the Tenth Judicial Circuit.

Also:

H. J. R. 329. COMMENDING E. B. ERWIN HIGH SCHOOL'S BAND UPON RECEIVING TOP HONORS IN THE GREAT AMERICAN MUSIC FESTIVAL IN ORLANDO, FLORIDA.

Also:

H. J. R. 343. REQUESTING STATE BOARD OF HEALTH TO NOTIFY LOCAL BOARDS OF HEALTH TO STOP PRACTICES OF REGULATING ELECTRICAL SERVICES TO BUILDINGS FOR FAILURE TO MEET CERTAIN SPECIFICATIONS.

Also:

H. J. R. 353. HONORING EDRIE VARNER GEDDIE, ELEMENTARY SCHOOL TEACHER, ELMORE COUNTY SCHOOL SYSTEM.

Also:

H. J. R. 357. DESIGNATING ACT NO. 80-, SENATE BILL 357, AS THE MITCHEM-KELLEY ACT.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolutions, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill to-wit:

H. 1065. Relating to Baldwin County; to provide for the salary of the Judge of Probate.

And finds same correctly enrolled with Executive Amendment.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 138. Relating to the annual fee and assessment requiring to be paid by state chartered savings and loan associations, so as to change the assessment from the existing \$.20 per \$1,000.00 of total assets to provide that such assessment fee shall be fixed by the Savings and Loan Commissioner and approved by the State Savings and Loan Board from time to time, and to repeal § 5-16-38, Code of Alabama 1975.'

Also:

H. 199. Relating to the eradication and control of swine diseases: to make an appropriation to the Department of Agriculture and Industries for the fiscal year ending September 30, 1981, to indemnify owners of swine for the value of any swine ordered condemned and destroyed for the prevention and eradication of the disease of hog cholera, African swine fever and other swine diseases.

Also:

H. 518. To amend Section 1 of Act No. 834, Acts of Alabama 1978 Regular Session, amending Section 39-2-12, Code of Alabama 1975, in order to add thereto definitions of words employed therein, to change the amount of retainage withheld, and to provide further for the methods of retainage withheld, and to provide further for the methods and manner of investment and the administration of the investment of retainage held in escrow.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the Bill:

S. 540. To provide a 16% increase in the state compensation payable to certain personnel in public education.

said Conference Report being words and figures as follows:

REPORT OF COMMITTEE ON CONFERENCE ON S. B. 540

We, the Committee on Conference, appointed to reconcile the disagreement between the two houses concerning Senate Bill 540, have met, considered the bill, and have agreed to the attached:

WALTER OWENS,
RICH S. MANLEY,
JAMES G. SASSER,

Conferees on the part of the House.

FINIS ST. JOHN,
RICHMOND PEARSON,

Conferees on the part of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To provide a 16% increase in the state compensation payable to certain personnel in public education.

Be It Enacted by the Legislature of Alabama:

Section 1. Legislative intent. It is the intent of the legislature to provide a 16% salary increase in the state salary paid to the education personnel enumerated in Section 2 of this act. Such increase is intended to be based exclusively on the base state salary paid to such personnel during fiscal year 1978-79. By this act the legislature directs that the aforesaid 16% increase for fiscal year 1980-81 be paid from funds incorporated in and appropriated by the education appropriations act (pending S.B. 315) for the support and maintenance of public education in Alabama for the fiscal year ending September 30, 1981; it is not the intent of this act to appropriate additional monies for this purpose.

Section 2. The state budget officer shall allocate to the state board of education for disbursement to the local school systems, the technical, junior, and community colleges, the board of the Alabama Institute for Deaf and Blind, and the board of the Department of Youth Services, the funds necessary to grant a 16% increase in the amount of the base state salary paid to the below named education personnel; allocation shall be based on the following:

(a) State base salary payable during the 1978-79 fiscal year to teacher units funded by the Alabama Special Educational Trust Fund for all elementary-secondary programs (including vocational) and certified academic and vocational instructors at the Alabama Institute for Deaf and Blind and in the Department of Youth Services.

(b) State base salary payable during the 1978-79 fiscal year to full-time lunchroom workers, bus drivers, and all other support personnel in the elementary-secondary systems and at the Alabama Institute for Deaf and Blind.

All full-time support personnel, except lunchroom and cafeteria personnel, shall be authorized a full 16% salary increase to be distributed by the state board of education.

It is the intent of the legislature that local boards of education shall not decrease lunchroom workers salaries below the amount paid in 1979-80 and shall increase the salaries of all cafeteria and lunchroom workers a full 16%. This increase shall be paid by the local boards of education.

Any salary increase formerly granted to lunchroom workers shall be funded by the state in the amount of \$800 per lunchroom worker subject to the following conditions. The amount of \$800 per lunchroom worker shall be allotted only when a certification has been received by the state board of education from the local board of education stating that the local board of education has increased the salaries of lunchroom workers by 16% based on salaries for 1978-79 school year without any reduction for any increase funded by the state during that year.

If the local board of education elects not to receive the \$800 per lunchroom worker, the local board of education shall not be required to grant the 16% salary increase to lunchroom workers or to maintain any salary at the 1979-80 school year level.

(c) State base salary payable during the 1978-79 fiscal year to all full-time instructors, librarians, counselors, and such other full-time personnel as designated by the state board of education who are employed in the technical, junior and community colleges.

Section 3. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 4. All laws or parts of laws which conflict with this act are hereby repealed.

Section 5. This act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And said Bill, S.B. 540, together with the Report of the Committee on Conference, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 540, said report being set out in the above and foregoing Message from the Senate.

Yeas 66; Nays 32.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Laird, Letson, McKee, McMillan, Manley, Minus, Moore, Olive, Owens, Patton, Payne, Pegues, Ray, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (J), Starkey, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—66

Nays:

Reps.: Albright, Boles, Buskey, Cheatwood, Clark (W), Cooley, Hall, Harrison, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Naramore, Nevett, Penry, Rains, Reed, Seibels, Shavers, Smith (C), Stewart, Stout, Trammell, Tucker, Turner, Warren and Wyatt.

—32

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 1004. To amend Section 34-8-22 of the Code of Alabama 1975 relating to the state licensing board for general contractors so as to further provide for the per diem of the members of the board.

Also:

H. 14. To amend Section 40-17-171 of the Code of Alabama 1975, relating to the levy of excise taxes on oils, greases or substitutes, so as to exempt certain sales of lubricating oil destined for out-of-state use from such taxes.

Also:

H. 686. To propose an amendment to the Constitution of Alabama of 1901; to provide that the legislature may pass laws to provide for the termination of alimony upon the remarriage of the spouse receiving the alimony or upon such spouse living openly or cohabiting with a member of the opposite sex; and to provide that such laws may be made to apply retrospectively.

McDOWELL LEE,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 14. To amend Section 40-17-171 of the Code of Alabama 1975, relating to the levy of excise taxes on oils, greases or substitutes, so as to exempt certain sales of lubricating oil destined for out-of-state use from such taxes.

Also:

H. 1004. To amend Section 34-8-22 of the Code of Alabama 1975 relating to the state licensing board for general diem of the members of the board.

Also:

H. 686. To propose an amendment to the Constitution of Alabama of 1901; to provide that the legislature may pass laws to provide for the termination of alimony upon the remarriage of the spouse receiving the alimony or upon such spouse living openly or cohabiting with a member of the opposite sex; and to provide that such laws may be made to apply retrospectively.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 555. To authorize and make provision for any municipality or county or any department, board, bureau, commission or agency of any municipality or county, whether incorporated or not, or any municipal public corporation incorporated with the approval of, or the directors of which are elected or appointed by the governing body of any municipality or county, to apply for, accept and receive, expend or apply the proceeds of, to agree to comply with the conditions of, or to loan, advance or donate to, another public body, or to any person, firm or corporation, any gift, grant, appropriation, donation or advance, by or from the United States of America, the State of Alabama or any other public or private donor; to empower and authorize each municipality or county and each such municipal public corporation to anticipate the receipt of the proceeds of any such grant, gift, appropriation, donation or advance, by loan or assignment, and as evidence of such loan or assignment to issue its bonds, warrants, notes or certificates of indebtedness, which may be either general obligations or special or limited obligations; to provide for the source of payment and security for such obligations; to provide that such obligations shall be legal investments for public bodies, bankers, insurers and fiduciaries and others; to exempt such obligations from taxation; and to authorize municipalities or counties and such municipal public corporations to pledge and grant security interests in the proceeds of gifts, grants, appropriations, donations or advances, as security for bonds, warrants, notes, or certificates of indebtedness issued by such municipality or county or such municipal public corporation under authority of laws other than this act.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 432. To amend Section 40-12-244 Code of Alabama 1975 which exempts certain persons from motor vehicle license taxes and registration fees, so as to include vehicles owned by the Civil Air Patrol within the exemption.

Also:

H. 811. To facilitate vehicular traffic in the state by providing for the construction, operation and maintenance of toll road, bridge and tunnel projects, creating the Alabama Toll Road, Bridge and Tunnel Authority and defining its powers and duties; authorizing the issuance of revenue bonds payable from tolls and other revenues to pay the cost of such projects; providing that no debt of the state shall be incurred in the exercise of any of the

powers granted by this act; providing for the collection of tolls and other revenues for the payment of such bonds and for the cost of maintenance, operation and repair of such projects; making such bonds exempt from taxation and constituting them legal investments in certain instances; prescribing conditions upon which such projects shall become free; providing for condemnation; granting certain powers and authority to municipal subdivisions and agencies of the state to cooperate with the Authority; authorizing the issuance of revenue refunding bonds; making an appropriation to pay initial expenses and providing for the repayment thereof; and prescribing penalties.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 138. Relating to the annual fee and assessment required to be paid by state chartered savings and loan associations, so as to change the assessment from the existing \$.20 per \$1,000.00 of total assets to provide that such assessment fee shall be fixed by the Savings and Loan Commissioner and approved by the State Savings and Loan Board from time to time, and to repeal § 5-16-38, Code of Alabama 1975.

Also:

H. 199. Relating to the eradication and control of swine diseases: to make an appropriation to the Department of Agriculture and Industries for the fiscal year ending September 30, 1981, to indemnify owners of swine for the value of any swine ordered condemned and destroyed for the prevention and eradication of the disease of hog cholera, African swine fever and other swine diseases.

Also:

H. 518. To amend Section 1 of Act No. 834, Acts of Alabama 1978 Regular Session, amending Section 39-2-12, Code of Alabama 1975, in order to add thereto definitions of words employed therein, to change the amount of retainage withheld, and to provide further for the methods and manner of investment and the administration of the investment of retainage held in escrow.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 916. To amend Section 10 of Act No. 79-688, H. 540, 1979 Regular Session (Acts 1979, p. 1217), entitled "An Act Divesting the State Highway Department of certain county functions and duties in relation to roads and bridges in 'captive' counties, heretofore transferred to it, and revesting such functions in the county governing bodies of the captive counties; providing for the transfer of certain funds, equipment, property and material from the State Highway Department of the county governing bodies; and to provide for the effective date," so as to provide further for the alternative effective date of said act.

Also:

H. 78. To make a supplemental appropriation to the Alabama State Bar, from the Bar Association Fund in the state treasury, for the fiscal year ending September 30, 1980, for the purposes of salaries and other expenses.

Also:

H. 305. To amend Sections 36-7-40 and 36-7-41, Code of Alabama, 1975, so as to increase from \$500.00 to \$750.00 the amount an employee shall be eligible to be reimbursed for job related moves or transfers.

McDOWELL LEE,
Secretary.

S. 540 RESUMED

And the bill, S. 540 as amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 71; Nays 28.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Moore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Riddick, Roberts, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

Nays:

Reps.: Albright, Boles, Buskey, Cheatwood, Clark (W), Cooley, Hall, Harrison, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Naramore, Nevett, Rains, Reed, Seibels, Shavers, Trammell, Tucker, Turner, Warren and Wyatt.

—28

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the Bill:

S. 315. To make annual appropriations for the support, maintenance and development of public education in Alabama and for debt service and capital improvements for the fiscal year ending September 30, 1981.

said Conference Report being in words and figures as follows:

REPORT OF COMMITTEE ON CONFERENCE ON S. B. 315

We, the Committee of Conference, appointed to reconcile the disagreement between the two houses concerning Senate Bill 315, have met, considered the bill, and have agreed to the attached:

WALTER OWENS,
RICHARD MANLEY,
JAMES G. SASSER,

Conferees on the part of the House.

J. RICHMOND PEARSON,
C.J. HIGGINBOTHAM,

Conferees on the part of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To make annual appropriations for the support, maintenance and development of public education in Alabama and for debt service and capital improvements for the fiscal year ending September 30, 1981.

Be It Enacted by the Legislature of Alabama:

Section 1. There is hereby appropriated, for the support of public education in Alabama for the fiscal year ending September 30, 1981 and for the public debt, to be paid out of funds specified in subsection (a) of Section 2 of this Act, the amounts specified in Sections 3 to 7, inclusive. For the purpose specified in subsection (b) of Section 2 of this Act, amounts are shown by programmatic area and the total for all programs are shown so as to include estimated sources of funds other than the appropriation made in subsection (a) of Section 2 of this Act. For the purpose of this Act, "ASETF" shall mean Alabama Special Education Trust Fund.

Section 2. (a) The appropriations provided for in this Act shall be paid from funds in the State Treasury to the credit of the Alabama Special Educational Trust Fund, Alabama Special Educational Trust Fund Surplus Account, Special Mental Health Fund, and Public School Fund and are hereby made for the support of public education in Alabama for the fiscal year ending September 30, 1981 and except as may be otherwise expressly provided, the appropriations herein made shall be subject to the provisions, terms, conditions and limitations of the Budget and Financial Control Act (Article 4, Chapter 4, Title 41 of the Code of Alabama, 1975), the provisions of Act No. 494 adopted at the 1976 Regular Session, and shall be in the amounts hereinafter specified.

(b) Amounts shown herein under the columns "Trust Funds" and "Appropriation Total" are set forth for the purpose of indicating amounts estimated to be available by programmatic area from sources other than from appropriations made in subsection (a) of this Section 2, in order, upon consideration of such other funds so estimated to be available, to promote the accountability for and efficient use of the funds available to and hereby appropriated by the Legislature, it being the intention hereof to make appropriations only from the funds referred to in subsection (a) of this Section 2.

Provided, that if, at the end of any fiscal year, a pay period which has been or may be established by the Legislature providing for the payment of salaries of State employees overlaps from fiscal year into the next fiscal year, payment for the total pay period shall be made from the new fiscal year's appropriation.

SECTION 3.

A. STATE AGENCIES

1. Academy of Honor, Alabama

(a) Historical Resources Management Program	950
---	-----

SOURCE OF FUNDS:

(1) ASETF	950	
Total Alabama Academy of Honor	<u>950</u>	<u>950</u>

2. Arts and Humanities, Council on the

(a) Fine Arts Program	1,100,000
(b) Birmingham Symphony	200,000
(c) Alabama Shakespeare Festival	25,000

SOURCE OF FUNDS:

(1) ASETF	525,000		
(2) Federal and Local Funds		<u>800,000</u>	
Total Council on the Arts and Humanities	<u>525,000</u>	<u>800,000</u>	<u>1,325,000</u>

3. Debt Service	874,269
-----------------------	---------

(a) For the payment of principal and interest due on bonds issued by the University of Alabama

REGULAR SESSION
30th Day

2807

Research Institute pursuant to
Constitutional Amendment No.
CLVII 214,525

(b) Interest on Endowments:

For interest on University of Mon-
tevallo (Alabama College) En-
dowment, Estimated ... 45,000

For interest on Auburn University
Endowment 20,280

For interest on University of Ala-
bama Endowment 61,000

For interest on Grove Hill Endow-
ment 600

For interest on Public School
Fund Endowment: Interest on
16th Section lands, Esti-
mated 410,000

Interest on School Indemnity
Lands, Estimated 90,000

Interest on Valueless 16th Section
Lands 5,825

Interest on Surplus Revenue
..... 26,764

Interest on James Wallace
Fund 275

Total 874,269

SOURCE OF FUNDS:

(1) ASETF 874,269

Total Debt Service	874,269	874,269
--------------------------	---------	---------

4. Dental Scholarship Awards,
Board of

(a) Support of Other Educational Activities Program		228,000
--	--	---------

SOURCE OF FUNDS:

(1) ASETF 228,000

Total Board of Dental Scholarship Awards	228,000	228,000
---	---------	---------

(To be expended under the provi-
sions of Act No. 662, 1977 Regu-
lar Session.)

5. Education, Department of

(a) Instructional Technical Assis- tance Program		7,644,166
---	--	-----------

The proposed spending plan for the
above is as follows:

Right-to-Read 80,250
 Career Education 105,600
 Special Education Administration
 525,000
 State Fire College and Technical
 Assistance Program at Shelton
 State Community College
 250,000
 Vocational Education ... 700,000

SOURCE OF FUNDS:

(1) ASETF	1,660,850		
(2) Federal and Local Funds		<u>5,983,316</u>	
Total Instructional Technical As- sistance Program	<u>1,660,850</u>	<u>5,983,316</u>	<u>7,644,166</u>

(The appropriation for Special Edu-
cation Administration is the
same appropriation as set out in
Act No. 67, approved June 27,
1963 and shall be expended in ac-
cordance with that Act.)

(b) Local Agency Support Program			10,951,660
---	--	--	------------

The proposed spending plan for the
above is as follows:

Coordination of In-School Televi-
sion 114,159
 School Bus Driver Training
 and Vehicle Safety In-
 spection 206,045
 Free Textbooks 8,500,000

In addition to the above appropria-
tion, \$1,500,000 is hereby appro-
priated for Free Textbooks to be
conditioned on the availability of
funds and the approval of the
Governor.

Testing 800,000
 Plans and Surveys 71,132

SOURCE OF FUNDS:

(1) ASETF	9,691,336		
(2) Federal and Local Funds		<u>1,260,224</u>	
Total Local Agency Support Pro- gram	<u>9,691,336</u>	<u>1,260,224</u>	<u>10,951,560</u>

REGULAR SESSION
30th Day

2809

(c) Regulation Program	974,640
Teacher Certification and Accreditation	
227,000	

SOURCE OF FUNDS:

(1) ASETF	227,000		
(2) Federal and Local Funds		<u>747,640</u>	
Total Regulation Program	<u>227,000</u>	<u>747,640</u>	<u>974,640</u>

(d) Administrative Services Program	9,912,665
---	-----------

The proposed spending plan for the above is as follows:

Compact for Education ... 29,000

Operations and Maintenance of Department 2,300,000

Telephone Revolving Fund 1,200,000

SOURCE OF FUNDS:

(1) ASETF	3,529,000		
(2) Federal and Local Funds		<u>6,383,665</u>	
Total Administrative Services Program	<u>3,529,000</u>	<u>6,383,665</u>	<u>9,912,665</u>

The above appropriation shall include a transfer to the State Personnel Department of \$67,905.

(e) Adult Education Program ...	4,351,706
---------------------------------	-----------

The proposed spending plan for the above is as follows:

Adult Basic Education 1,000,000

Community Education ... 96,000

SOURCE OF FUNDS:

(1) ASETF	1,096,000		
(2) Federal and Local Funds		<u>3,255,706</u>	
Total Adult Education Program ..	<u>1,096,000</u>	<u>3,255,706</u>	<u>4,351,706</u>

(f) Support of State Universities Program	256,833
---	---------

SOURCE OF FUNDS:

(1) Federal and Local Funds		<u>256,833</u>	
Total Support of State Universities Program		<u>256,833</u>	<u>256,833</u>

(g) Projects—Vocation Rehabilitation/Crippled Children Services Program	4,324,007
---	-----------

SOURCE OF FUNDS:

(1) Federal and Local Funds	<u>4,324,007</u>	
Total Projects—Voc. Rehab/ Crippled Children Services Pro- gram	<u>4,324,007</u>	<u>4,324,007</u>
(h) Disability Determination for Social Security Program		8,336,401

SOURCE OF FUNDS:

(1) Federal and Local Funds	<u>8,336,401</u>	
Total Disability Determination for Social Security Program	<u>8,336,401</u>	<u>8,336,401</u>
(i) Skill Enhancement and Em- ployment Opportunities Pro- gram		8,181,221

SOURCE OF FUNDS:

(1) Federal and Local Funds	<u>8,181,221</u>	
Total Skill Enhancement and Em- ployment Opportunities Pro- gram	<u>8,181,221</u>	<u>8,181,221</u>
(j) Support of Other Educational Activities		10,000

The proposed spending plan for the
above is as follows:

Education of Dependents of Blind
Parents 10,000

SOURCE OF FUNDS:

(1) ASETF	<u>10,000</u>	
Total Support of Other Educational Activities	<u>10,000</u>	<u>10,000</u>

For reimbursement of every State
Institution of Higher Learning,
College, University, or Trade
School or Junior College, in
which benefits are given to de-
pendents of blind parents under
the provisions of Act No. 281,
1966 Special Session.

(k) Emergency Medical Services Education Program		1,350,000
---	--	-----------

To be distributed by the Depart-
ment of Education as follows:

- (1) West Alabama Emergency
Medical Services, Inc. . 225,000
- (2) Birmingham Regional Emer-
gency Medical System 225,000

REGULAR SESSION
30th Day

2811

- (3) North Alabama Emergency Medical Services, Inc. . 225,000
- (4) Southeast Alabama Emergency Medical Services System, Inc. 225,000
- (5) East Alabama Emergency Medical Services, Inc. . 225,000
- (6) Southwest Alabama Emergency Medical Services Council, Inc. 225,000

The amounts herein appropriated shall be used for the operation and maintenance of the various medical services programs named and for the purchase of instructional supplies and new instructional equipment for such programs.

SOURCE OF FUNDS:

(1) ASETF	<u>1,350,000</u>		
Total Emergency Medical Services Education Program	<u>1,350,000</u>		<u>1,350,000</u>
(1) Direct Client Services for the Handicapped			41,550,140
Crippled Children Services Program	4,300,000	3,058,200	7,358,200
Hemophilia Program	300,000		300,000
Homebound Program	2,600,000		2,600,000
Rehabilitation Services Program	6,220,000	24,871,940	31,091,940
Handicapped Recreation Program	200,000		200,000

(To provide recreation and services at a year round accredited handicapped recreation facility).

SOURCE OF FUNDS:

(1) ASETF	13,620,000		
(2) Federal and Local Funds		<u>27,930,140</u>	
Total Direct Client Services for the Handicapped	<u>13,620,000</u>	<u>27,930,140</u>	<u>41,550,140</u>

Total Department of Education

SOURCE OF FUNDS:

(1) ASETF	31,184,186		
(2) Federal and Local Funds		<u>66,659,153</u>	
Grand Total Department of Education	<u>31,184,186</u>	<u>66,659,153</u>	<u>97,843,339</u>

6. Employees Insurance, State .. 405,400

SOURCE OF FUNDS:

(1) ASETF 405,400

Total State Employees Insurance 405,400 405,400

7. Employees Retirement, State . 200,332

SOURCE OF FUNDS:

(1) ASETF 200,332

Total State Employees Retirement 200,332 200,332

8. Examiners of Public Accounts

(a) Legislative Support—Audit
Services Program 1,061,017

For purposes of auditing all phases
of public education.

SOURCE OF FUNDS:

(1) ASETF 1,061,017

Total Examiners of Public Ac-
counts 1,061,017 1,061,017

9. Fine Arts, Alabama School of

(a) Fine Arts Program 985,000

SOURCE OF FUNDS:

(1) ASETF 900,000

(2) Federal and Local Funds 85,000

Total Alabama School of Fine Arts 900,000 85,000 985,000

10. Firefighters' Personnel Stan-
dards and Education Commis-
sion, Alabama

(a) Professional and Occupational
Licensing & Regulation Program
..... 135,325

The appropriation to the Alabama
Firefighters' Personnel Stan-
dards and Education Commis-
sion shall include a transfer to
the State Personnel Department
of \$196.

SOURCE OF FUNDS:

(1) ASETF 135,325

Total Alabama Firefighters' Per-
sonnel Standards and Education
Commission 135,325 135,325

11. Health, Department of Public

(a) Health Support Services Program	500,000
---	---------

For immunization of preschool children and students and for public school food sanitation.

(b) Personal Health Improvement Program	750,000
---	---------

Provided, however, that the above appropriation shall be expended only for the continuation of a perinatal program whose expenditure guidelines shall be developed in conjunction with the Perinatal Advisory Committee of the State Committee of Public Health. Such guidelines shall be comprehensive enough to serve as a statewide perinatal plan in meeting federal matching requirements.

SOURCE OF FUNDS:

(1) ASETF	<u>1,250,000</u>	
Total Department of Public Health	<u>1,250,000</u>	<u>1,250,000</u>

12. Higher Education, Commission on

(a) Planning & Coordination Services Program	905,272
--	---------

(b) Alabama Student Assistance Program	1,818,607
--	-----------

(c) Alabama Student Grant Program	3,000,000
---	-----------

SOURCE OF FUNDS:

(1) ASETF	4,443,867	
(2) Federal and Local Funds		<u>1,280,012</u>
Total Commission on Higher Education	<u>4,443,867</u>	<u>1,280,012</u> <u>5,723,879</u>

The Alabama Student Grant funds are to be expended in accordance with Act No. 90, 1978, Second Special Session.

13. Historical Commission, Alabama

(a) Historical Resources Management Program	100,000
---	---------

SOURCE OF FUNDS:

(1) ASETF	100,000		
Total Alabama Historical Commission	100,000		100,000

The above appropriation shall be expended as follows:

Fort Toulouse	75,000
Historic Blakely Foundation	25,000

14. Industrial Development Training Institute, Alabama

(a) Industrial Training Program	1,660,000
---------------------------------------	-----------

SOURCE OF FUNDS:

(1) ASETF	1,600,000		
(2) Federal and Local Funds		60,000	
Total Alabama Industrial Development Training Institute	1,600,000	60,000	1,660,000

15. Junior College School System

(a) Academic Instruction and Institutional Support Program ..	71,496,956
---	------------

SOURCE OF FUNDS:

(1) ASETF	44,745,763		
(2) Federal and Local Funds		10,235,056	
(3) State Funds		846,012	
(4) Other Funds		10,900,045	
(5) Auxiliary Enterprises		4,770,080	
Total Junior College School System	44,745,763	26,751,193	71,496,956

This appropriation to the Alabama State Board of Education for the Junior College Equalization Account is to be used for operation and maintenance of the Junior Colleges listed below and is to be distributed on the following formula: \$200,000 to each Junior College. The remainder of the appropriation is to be allotted to each Junior College in accordance with its percentage of the total credit hours attempted for the four quarters of the school year 1979-80 by all the Junior Colleges listed in this appropriation, provided, however, the nursing and allied health programs will be funded on a cost basis based upon the 1979-80 academic year in accordance with the number of quarter hours attempted within the departments. Junior colleges with credit producing programs in Alabama Correctional Institutions shall be reimbursed for tuition that is waived. Continuing education unit hours shall be excluded from the computations herein required. (The above appropriation is to be distributed to the following Junior Colleges: (1) Alexander City State Junior College; (2) S. D. Bishop State Junior College; (3) Brewer State Junior College; (4) John C. Calhoun State Community College;

REGULAR SESSION
30th Day

2815

(5) Chattahoochee Valley Community College (Phenix City); (6) Jefferson Davis State Junior College; (7) Enterprise State Junior College; (8) James H. Faulkner State Junior College; (9) Gadsden State Junior College; (10) Patrick Henry State Junior College; (11) Jefferson State Junior College; (12) Theodore A. Lawson State Community College; (13) Northeast Alabama State Junior College; (14) Northwest Alabama State Junior College; (15) Snead State Junior College; (16) Southern Union State Junior College; (17) George Corley Wallace State Community College (Selma); (18) George C. Wallace State Community College (Dothan); (19) Lurleen B. Wallace State Junior College; (20) George C. Wallace Community College at Hanceville; (21) Shelton State Community College.) Of the above appropriations contained herein in Section 3-A-14 not more than the sum of \$300,000 may be used by the State Board of Education for administration of the state junior college program.

16. Law Institute, Alabama

(a) Support of Other Educational Activities Program	211,000
---	---------

SOURCE OF FUNDS:

(1) ASETF	211,000	
Total Alabama Law Institute	211,000	211,000

17. Legislature

(a) House and Senate Operations and Support Program	1,500,000
---	-----------

SOURCE OF FUNDS:

(1) ASETF	1,500,000	
Total Legislature	1,500,000	1,500,000

18. Library Service, Public

(a) Public Library Service Program	4,159,162
--	-----------

The appropriation to the Public Library Service shall include a transfer to the State Personnel Department of \$2,700.

SOURCE OF FUNDS:

(1) ASETF	3,000,000	
(2) Federal and Local Funds	1,159,162	
Total Public Library Service	3,000,000	4,159,162

19. Marine Environmental Sciences Consortium

(a) Support of Other Educational Activities Program	652,353
---	---------

SOURCE OF FUNDS:

(1) ASETF	512,000	
(2) Federal and Local Funds	140,353	

Total Marine Environmental Sciences Consortium	512,000	140,353	652,353
20. Medical Scholarships Awards, Boards of			
(a) Support of Other Educational Activities Program			711,000
SOURCE OF FUNDS:			
(1) ASETF	711,000		
Total Board of Medical Scholarships Awards	711,000		711,000
(To be expended under the provisions of Act No. 663, 1977 Regular Session.)			
21. Minimum Program and Public School Fund:			
(a) Financial Assistance Program			474,344,337
SOURCE OF FUNDS:			
(1) ASETF	445,667,852		
(2) Public School Fund		24,000,000	
(3) Local Funds		4,676,485	
Total Minimum Program and Public School Fund	445,667,852	28,676,485	474,344,337

The above appropriation shall be paid in accordance with Title 16, Article 3, Code of Alabama, 1975 and all other legislation pertaining thereto.

The appropriation hereinabove set out for the fiscal year 1980-81 is based on 24,395 teacher units.

It is provided in the event there are more than 24,395 earned teacher units for the fiscal year 1980-81, then such amount necessary to pay for these excess teacher units is hereby appropriated. It is further provided that in the event that there be less earned teacher units than those set out above then the amount that would have been necessary to pay for these earned teacher units shall not be allotted or paid.

In allocating the funds in sub-section (a) the State Board of Education shall allot as follows:

The amount necessary for the payment of Board of Adjustment awards in accordance with the Minimum Program statutes and regulations.

For "Other Current Expenses" a sum not to exceed \$2,630.33 for each earned teacher unit.

For Principal Supplement the sum shall not exceed \$100.00 for each earned teacher unit.

For Capital Improvements the sum shall not exceed \$64.87 for each earned teacher unit.

REGULAR SESSION
30th Day

2817

The above appropriation contained in sub-section (a) shall include an allotment for transportation in accordance with the formula adopted by the State Board of Education for the distribution of the funds to be used for transportation purposes but shall not exceed the sum of \$46,278,715.

22. Board of Education

(a) Financial Assistance Program 252,342,452

SOURCE OF FUNDS:

(1) ASETF 252,342,452

Total Board of Education 252,342,452 252,342,452

(a) To be distributed by State
Board of Education for: Hospital
Medical Insurance Assistance for
Professional Staff, Support
Staff, and Adult School Bus
Drivers 15,500,000

Of the appropriation hereinabove
made for Hospital Medical In-
surance there is hereby appro-
priated the sum of two hundred
forty-seven dollars and twenty
cents (\$247.20) per annum per
teacher, administrative super-
visory unit, full time support em-
ployee, and adult school bus
driver, provided that no more
than \$247.20 shall be appropri-
ated per person.

(b) Teachers Sick Leave 3,890,000

Of the appropriation hereinabove
made for Teachers Sick Leave the
rate of not more than \$17 per day
is hereby appropriated.

(c) Support Personnel Sick
Leave 900,000

The appropriation hereinabove
shall provide sick leave in ac-
cordance with Act No. 208, 1977
Regular Session.

(d) Teachers Personal
Leave 1,000,000

The appropriation hereinabove
made to Teachers Personal Leave
provides for two (2) days personal
leave at \$17 per teacher unit for
each teacher employed (except
ESEA Title I, Title III and Title
IV teachers and ESAA teachers).

(e) Funds to Replace
Fees 10,637,550

Of the appropriation hereinabove made for Funds to Replace Fees there is hereby appropriated two hundred and fifty dollars (\$250) per teacher unit for grades K-6 and three hundred dollars (\$300) per teacher unit for grades 7-12 for all teachers employed (except ESEA, Title I, Title III and Title IV teachers and ESAA teachers).

(f) Maintenance 6,000,000

(g) Continuation of funds previously granted for Special Education 28,140,268

Of the appropriation hereinabove made \$1,200,000 shall be allocated to local boards of education and administered through the State Department of Education for meeting matching requirements of Federal Legislation (P.L. 94-482) for vocational education for the handicapped. Of the \$28,140,268 for Special Education, \$250,000 shall be allocated to the Tuscaloosa Regional Handicapped School, \$250,000 shall be allocated to the Southwest Alabama School for Deaf and Blind and \$250,000 for the Vivian B. Adams School, \$25,000 shall be allocated to the Butler County Training School for the Mentally Retarded in Greenville, Alabama, \$25,000 shall be allocated to the Hope Haven School in Colbert County, \$25,000 shall be allocated to the Jasper Shriner School, \$25,000 shall be allocated to the Montgomery Institute of Neurological Development in Montgomery, Alabama, \$35,000 shall be allocated to the Birmingham Training Center for Brain-Injured Children in Birmingham, Alabama, \$25,000 shall be allocated to Project Independence in Coffee County, Alabama, \$50,000 to the Houston County Board of Education for the Vaughn-Blumberg Center for the Developmentally Disabled, and \$18,000 to Auburn University Pre-school for Multi-handicapped children. An amount approved by the State Board of Education may be distributed by the State Board of Education to the Alabama Institute for Deaf and Blind to implement the purposes of Act No. 106 and P. L. 94-142.

(h) Kindergarten teacher units 18,836,410

The above appropriation is for 1,080 teacher units and includes salaries, other current expenses, and capital outlay at the same rate as provided in the Minimum Program.

(i) Driver Education . . 8,720,560

The above appropriation is for 500 teacher units and includes salaries, other current expenses, and capital outlay at the same rate as provided in the Minimum Program.

(j) Supportive teacher units 30,382,431

The above appropriation provides for one extra unit or fraction thereof for each aggregate of fifteen units or fraction thereof earned on regular units in the Minimum Program, Kindergarten units in (h) and additional teacher units in (k). The above appropriation is for 1,742 teacher units and includes salaries, other current expenses, and capital outlay at the same rate as provided in the Minimum Program.

- (k) Continuation of Teacher Units to reduce pupil-teacher ratio in grades 1-6 11,336,728

The above appropriation is for 650 teacher units and includes salaries, other current expenses, and capital outlay at the same rate as provided in the Minimum Program.

- (1) Special Education 57,483,640

The above appropriation is for 3,250 teacher units and includes salaries, other current expenses, capital outlay, and transportation at the same rate as provided in the Minimum Program.

- (m) Vocational teacher units 53,317,265

The appropriation hereinabove for Vocational Education shall be disbursed or obligated in accordance with rules and regulations approved by the State Board of Education upon the recommendation of the State Superintendent.

- (n) Salary increase for lunch-room workers formerly granted 6,197,600

23. Nursing, Alabama Board of

- (a) Professional and Occupational Licensing and Regulation Program 607,000

The appropriation to the Alabama Board of Nursing shall include a transfer to the State Personnel Department of \$540.

SOURCE OF FUNDS:

(1) ASETF—as provided in Act No. 68, 1977 Special Session, Scholarships for Graduate Nurses	57,000		
(2) Alabama Board of Nursing Trust Fund—as provided in Title 34, Chapter 21, Code of Alabama 1975, as amended		550,000	
Total Alabama Board of Nursing	57,000	550,000	607,000

24. Peace Officers Standards and
Training Commission, Alabama

(a) Professional and Occupational Licensing and Regulation Pro- gram		122,000	
(b) Certified Law Enforcement Academy Programs		210,500	

Jacksonville State
University 40,000

University of Alabama ... 40,000

James H. Faulkner Jr. Col. 40,000

Troy St. Univ. Montgomery 40,000

Dept. of Public Safety—Craig
AFB 50,500

The appropriation to the Alabama
Peace Officers Standards and
Training Commission shall in-
clude a transfer to the State Per-
sonnel Department of \$98.

SOURCE OF FUNDS:

(1) ASETF	332,500		
Total Alabama Peace Officers Standards and Training Com- mission	332,500		332,500

25. Physical Fitness, Commission
on

(a) Advisory Services Program ..		76,000	
----------------------------------	--	--------	--

The appropriation to the Commis-
sion on Physical Fitness shall in-
clude a transfer to the State Per-
sonnel Department of \$196.

SOURCE OF FUNDS:

(1) ASETF	76,000		
Total Commission on Physical Fit- ness	76,000		76,000

REGULAR SESSION
30th Day

2821

26. Postsecondary Vocational-
Technical Education System

(a) Instructional and Institutional Support Program	49,358,228
--	------------

SOURCE OF FUNDS:

(1) ASETF	36,776,035	
(2) Federal and Local Funds	1,042,332	
(3) State Funds	563,944	
(4) Other Funds	7,691,145	
(5) Auxiliary Enterprises	<u>3,284,772</u>	
 Total Postsecondary Vocational- Technical Education System ..	 <u>36,776,035</u>	 <u>12,582,193</u> <u>49,358,228</u>

For the operations and maintenance of the Vocational Technical Schools listed below, to be distributed in accordance with a formula adopted by the State Board of Education.

(The above appropriation is to be distributed to the following Vocational-Technical Schools: (1) Atmore State Technical Institute; (2) Alabama Aviation and Technical College; (3) Alabama Technical College; (4) Harry M. Ayers State Technical College; (5) Bessemer State Technical College; (6) John C. Calhoun State Community College-Technical Division; (7) Carver State Technical College; (8) J. F. Drake State Technical College; (9) Gadsden State Technical Institute; (10) Richmond P. Hobson State Technical College; (11) J. F. Ingram State Technical Institute; (12) Theodore A. Lawson State Community College-Technical Division; (13) Douglas McArthur State Technical College; (14) Muscle Shoals State Technical College; (15) Northwest State Technical College; (16) N. F. Nunnelley State Technical College; (17) Opelika State Technical College; (18) John M. Patterson State Technical College; (19) Ed E. Reid State Technical College; (20) Shelton State Technical College; (21) Southwest State Technical College; (22) Chauncey Sparks State Technical College; (23) Council Trenholm State Technical College; (24) C. A. Fredd State Technical College; (25) Walker State Technical College; (26) George Corley Wallace State Community College-Technical Division (Selma); (27) George C. Wallace State Community College-Technical Division (Dothan); (28) George C. Wallace State Community College-Technical Division (Hanceville). Of the above appropriations contained herein in Section 3-A-25 not more than the sum of \$300,000 may be used by the State Board of Education for administration of the Vocational-Technical School Program.

27. Social Security (ASETF Share)

(a) For State's share of Social Security, Estimated	69,400,000
---	------------

(Includes payment to MICA)

SOURCE OF FUNDS:

(1) ASETF	69,400,000	
 Total Social Security	 <u>69,400,000</u>	 <u>69,400,000</u>

28. Teachers' Retirement System
of Alabama

(a) Retirement Systems Program, Estimated	170,073,900
--	-------------

SOURCE OF FUNDS:

(1) ASETF-Teachers' Retirement System	161,313,900
--	-------------

(2) ASETF-Teachers' Special Pen- sions Fund	<u>8,760,000</u>
--	------------------

Total Retirement Systems Pro- gram (State's Share)	<u>170,073,900</u>	<u>170,073,900</u>
---	--------------------	--------------------

The above appropriation shall be
expended in accordance with the
statutes and regulations now or
hereafter existing relating to the
expenditure of such Teachers'
Retirement Fund.

29. Tenure Commission, State

(a) Regulation Program	9,000
------------------------------	-------

SOURCE OF FUNDS:

(1) ASETF	<u>9,000</u>
-----------------	--------------

Total State Tenure Commission .	<u>9,000</u>	<u>9,000</u>
---------------------------------	--------------	--------------

30. Television Commission, Edu-
cation

(a) Educational TV Services Pro- gram	2,455,000
--	-----------

(b) Public Radio Services Program	176,000
-----------------------------------	---------

SOURCE OF FUNDS:

(1) ASETF	2,000,000
-----------------	-----------

(2) Federal and Local Funds	<u>631,000</u>
----------------------------------	----------------

Total Education Television Com- mission	<u>2,000,000</u>	<u>631,000</u>	<u>2,631,000</u>
--	------------------	----------------	------------------

31. Unemployment Compensation	1,750,000
-------------------------------	-----------

SOURCE OF FUNDS:

(1) ASETF	<u>1,750,000</u>
-----------------	------------------

Total Unemployment Compensa- tion	<u>1,750,000</u>	<u>1,750,000</u>
--	------------------	------------------

32. Veterans' Education Benefits

(a) Administration of Veterans' Affairs Program	1,215,000
--	-----------

SOURCE OF FUNDS:

(1) ASETF	<u>1,215,000</u>
-----------------	------------------

REGULAR SESSION
30th Day

2823

Total Veterans' Education Benefits	1,215,000	1,215,000
--	-----------	-----------

The above appropriation includes pro-rata administration costs of the Department of Veteran Affairs and for the reimbursement to every State Institution of Higher Learning, College, University, or Junior College, in which benefits are given to veterans, their wives, widows, or children under the provision of Act No. 767, 1965 Regular Session.

33. Youth Services, Department of
(a) Youth Services Program

8,859,755

The appropriation to the Department of Youth Services shall include a transfer to the State Personnel Department of \$19,787.

SOURCE OF FUNDS:

(1) ASETF	7,839,835	
(2) Federal and Local Funds		1,019,920
Total Department of Youth Services	7,839,835	1,019,920
		8,859,755

(To be expended in accordance with Act No. 816, 1973 Regular Session.)

34. Study Commission, Alabama Education

(a) Advisory Services Program ..

100,000

SOURCE OF FUNDS:

(1) ASETF	100,000	
Total Alabama Education Study Commission	100,000	100,000

(To be used for educational studies in accordance with Act No. 15, 1969 Special Session.)

Section 4.

A. FINANCIAL ASSISTANCE
TO NON-STATE EDUCATIONAL AGENCIES

1. American Legion and Auxiliary Scholarships

(a) Support of Other Educational Activities Program

4,700

SOURCE OF FUNDS:

(1) ASETF	<u>4,700</u>	
Total American Legion and Auxiliary Scholarships	<u>4,700</u>	<u>4,700</u>

(To be expended under the provisions of Act No. 676, 1978 Regular Session.)

2. Arts Hall of Fame

(a) Fine Arts Program		6,000
-----------------------------	--	-------

SOURCE OF FUNDS:

(1) ASETF	<u>6,000</u>	
Total Alabama Arts Hall of Fame	<u>6,000</u>	<u>6,000</u>

3. Environmental Quality Association, Alabama

(a) Environmental Education Program		175,000
---	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>175,000</u>	
Total Alabama Environmental Quality Association	<u>175,000</u>	<u>175,000</u>

4. Opportunities Industrialization Centers

(a) Skills Enhancement and Employment Opportunities Program		175,000
---	--	---------

SOURCE OF FUNDS:

(1) ASETF	<u>175,000</u>	
Total Opportunities Industrialization Centers	<u>175,000</u>	<u>175,000</u>

5. Sickie Cell Association, Inc., East Alabama

(a) Sickie Cell Education Program		30,000
---	--	--------

SOURCE OF FUNDS:

(1) ASETF	<u>30,000</u>	
Total East Alabama Sickie Cell Association	<u>30,000</u>	<u>30,000</u>

6. Sylacauga Nurses Training School

(a) Support of Other Educational Activities Program		93,000
---	--	--------

REGULAR SESSION
30th Day

2825

SOURCE OF FUNDS:

(1) ASETF	93,000		
Total Sylacauga Nurses Training School	<u>93,000</u>		<u>93,000</u>

Section 5. Colleges, Universities and Schools

I. BOARD OF TRUSTEES OF UNIVERSITY OF ALABAMA

A. The University

1. Operations and Maintenance .	36,497,905	28,190,591	64,688,496
2. Research, Extension and Public Service	2,074,456	218,487	2,292,943
3. Emergency Medical Services .	141,533	92,632	234,165
4. Center for Emotionally Disturbed Children	533,215	472,652	1,005,867
5. Nursing Scholarships	18,000		18,000
6. School of Mines	1,161,814	927,610	2,089,424
7. Family Practice Center	839,736	641,096	1,480,832
8. Alabama Museum of Natural History	167,273	44,164	211,437
9. College of Community Health Services Medical Education ...	2,440,008	1,260,000	3,700,008
10. Vocational Teacher Training	381,442	182,158	563,600
11. Cooperative University Upper Division Program	217,004	75,000	292,004
12. Rural Infant Stimulation Environment Program	140,465	63,429	203,894
13. High Risk Nursery	113,226		113,226
14. Safe State Program	173,923		173,923
15. Auxiliary Enterprises		<u>18,742,893</u>	<u>18,742,893</u>

SOURCE OF FUNDS:

(1) ASETF	44,900,000		
(2) Other Funds		<u>50,910,712</u>	
Total University of Alabama	<u>44,900,000</u>	<u>50,910,712</u>	<u>95,810,712</u>

B. University of Alabama in Birmingham

1. University College	15,583,842	12,437,344	28,021,186
2. School of Public and Allied Health	2,347,460	1,956,364	4,303,824
3. Regional Technical Institute ..	1,956,990	402,465	2,359,455
4. Joint Health Sciences	3,051,326	1,432,456	4,483,782

5. Student Nurses Loans	12,000		12,000
6. Nursing Scholarships	88,400		88,400
7. School of Nursing	3,407,980	2,375,206	5,783,186
8. Center for Labor Education and Research	285,196		285,196
9. Urban Research and Public Ser- vice	328,604		328,604
10. School of Medicine	17,605,115	45,971,958	63,577,073
11. School of Optometry	2,258,777	1,829,134	4,087,911
12. School of Dentistry	7,677,297	9,310,026	16,987,323
13. System Medical Education Program	529,440		529,440
14. Family and Other Primary Care Residency Program	1,705,271		1,705,271
The above appropriation shall be expended for residency programs as follows:			
Anniston	268,654		
East End	268,654		
Jefferson County	268,655		
Montgomery	268,654		
Selma	362,000		
Gadsden	268,654		
15. Montgomery Internal Medicine	258,147		258,147
16. University Hospital	6,268,638	104,192,236	110,460,874
17. School of Engineering and Business	200,000		200,000
18. Public Health School	200,000		200,000
19. Department of Pediatrics	334,022		334,022
20. Health-Related Research and Public Service	3,036,903		3,036,903
21. Emergency Medical Training	173,392		173,392
22. Hypertension Research	420,600		420,600
23. Multipurpose Arthritis Center	420,600		420,600
24. Medical Genetics Program ..	200,000		200,000
25. Special Mental Health		3,222,284	3,222,284
26. Center for Developmental and Learning Disorders		544,707	544,707
27. Auxiliary Enterprises		<u>6,675,000</u>	<u>6,675,000</u>

SOURCE OF FUNDS:

(1) ASETF

68,350,000

REGULAR SESSION
30th Day

2827

(2) Special Mental Health Fund .		3,766,991	
(3) Other Funds		<u>186,582,189</u>	
Total University of Ala. in Birmingham	<u>68,350,000</u>	<u>190,349,180</u>	<u>258,699,180</u>

C. University of Alabama in Huntsville

1. Operations and Maintenance .	6,721,621	6,235,320	12,956,941
2. School of Nursing Scholarships	18,000		18,000
3. Center for Management and Economic Research	50,000		50,000
4. School of Primary Medical Care	2,898,401	405,133	3,303,534
5. Community Medicine Rural Preceptorship Program	30,000		30,000
6. Johnson Environmental and Energy Center	287,541	1,489,765	1,777,306
7. Ambulatory Care Center	681,773	739,623	1,421,396
8. School of Nursing	894,247	272,521	1,166,768
9. Paramedic Training	131,910		131,910
10. Alabama Solar Energy Center	286,507		286,507
11. Auxiliary Enterprises		<u>1,405,801</u>	<u>1,405,801</u>

SOURCE OF FUNDS:

(1) ASETF	12,000,000		
(2) Other Funds		<u>10,548,163</u>	
Total University of Alabama in Huntsville	<u>12,000,000</u>	<u>10,548,163</u>	<u>22,548,163</u>

II. BOARD OF TRUSTEES OF ALABAMA A & M UNIVERSITY

A. Alabama A & M University

1. Operations and Maintenance .	9,425,000	11,475,698	20,900,698
2. Vocational Teacher Training .	275,000		275,000
3. Auxiliary Enterprises		<u>3,483,602</u>	<u>3,483,602</u>

SOURCE OF FUNDS:

(1) ASETF	9,700,000		
(2) Other Funds		<u>14,959,300</u>	
Total Alabama A & M University	<u>9,700,000</u>	<u>14,959,300</u>	<u>24,659,300</u>

III. BOARD OF TRUSTEES OF ALABAMA STATE UNIVERSITY

A. Alabama State University

1. Operations and Maintenance .	8,350,000	4,006,200	12,356,200
2. Auxiliary Enterprises		<u>3,428,130</u>	<u>3,428,130</u>

SOURCE OF FUNDS:

(1) ASETF	8,350,000		
(2) Other Funds		<u>7,434,330</u>	
Total Alabama State University .	<u>8,350,000</u>	<u>7,434,330</u>	<u>15,784,330</u>

IV. STATE BOARD OF EDUCATION

A. Athens State College

1. Operations and Maintenance .	1,620,000	1,396,954	3,016,954
2. Auxiliary Enterprises		<u>336,925</u>	<u>336,925</u>

SOURCE OF FUNDS:

(1) ASETF	1,620,000		
(2) Other Funds		<u>1,733,879</u>	
Total Athens State College	<u>1,620,000</u>	<u>1,733,879</u>	<u>3,353,879</u>

V. BOARD OF TRUSTEES OF AUBURN UNIVERSITY

A. Auburn University

1. Operations and Maintenance .	39,902,614	30,344,666	70,247,280
2. School of Nursing	425,000		425,000
3. Educational Television	376,712		376,712
4. Center for Vocational and Adult Education	535,000		535,000
5. Clinical Psychology	117,700		117,700
6. Engineering Experiment Station	896,054		896,054
7. Public Service, Research and Extension	386,120		386,120
8. Energy Research	275,800		275,800
9. Food Animal Health & Disease Research	200,000		200,000
10. Auxiliary Enterprises		<u>21,926,138</u>	<u>21,926,138</u>

SOURCE OF FUNDS:

(1) ASETF	43,115,000		
(2) Other		<u>52,270,804</u>	
Total Auburn University	<u>43,115,000</u>	<u>52,270,804</u>	<u>95,385,804</u>

B. Agricultural Experiment Station

1. Operations and Maintenance .	<u>8,300,000</u>	<u>9,220,328</u>	<u>17,520,328</u>
---------------------------------	------------------	------------------	-------------------

REGULAR SESSION
30th Day

2829

SOURCE OF FUNDS:

(1) ASETF	8,300,000		
(2) Other		<u>9,220,328</u>	
Total Agricultural Experiment Station	<u>8,300,000</u>	<u>9,220,328</u>	<u>17,520,328</u>

C. Cooperative Extension Service

1. Operations and Maintenance .	<u>10,257,000</u>	<u>9,611,536</u>	<u>19,868,536</u>
---------------------------------	-------------------	------------------	-------------------

SOURCE OF FUNDS:

(1) ASETF	10,257,000		
(2) Other		<u>9,611,536</u>	
Total Cooperative Extension Ser.	<u>10,257,000</u>	<u>9,611,536</u>	<u>19,868,536</u>

D. Auburn University at Montgomery

1. Operations and Maintenance .	6,211,932	4,601,761	10,813,693
2. Montgomery Area Community Health Sciences Institute	52,068		52,068
3. Public Service, Research and Extension (Center for Government and Public Affairs)	163,500	32,037	195,537
4. School of Nursing	272,500	3,010	275,510
5. Auxiliary Enterprises		<u>1,289,206</u>	<u>1,289,206</u>

SOURCE OF FUNDS:

(1) ASETF	6,700,000		
(2) Other		<u>5,926,014</u>	
Total Auburn U. at Montgomery	<u>6,700,000</u>	<u>5,926,014</u>	<u>12,626,014</u>

VI. BOARD OF TRUSTEES OF JACKSONVILLE STATE UNIVERSITY:

A. Jacksonville State University

1. Operations and Maintenance .	11,797,000	3,915,183	15,712,183
2. Gadsden Program	485,000	110,000	595,000
3. Nursing Scholarships	18,000		18,000
4. United Cerebral Palsy Development Center for East Central Alabama	100,000		100,000
5. Vocational Teacher Training .	100,000		100,000
6. Auxiliary Enterprises		<u>1,375,000</u>	<u>1,375,000</u>

SOURCE OF FUNDS:

(1) ASETF	12,500,000		
(2) Other		<u>5,400,183</u>	

Total Jacksonville State University	<u>12,500,000</u>	<u>5,400,183</u>	<u>17,900,183</u>
---	-------------------	------------------	-------------------

VII. BOARD OF TRUSTEES OF
LIVINGSTON STATE UNIVERSITY:

A. Livingston State University

1. Operation and Maintenance ..	3,882,000	750,129	4,632,129
2. Nursing Scholarships	18,000		18,000
3. Auxiliary Enterprises		<u>1,179,309</u>	<u>1,179,309</u>

SOURCE OF FUNDS:

(1) ASETF	3,900,000		
(2) Other		<u>1,929,438</u>	

Total Livingston State University	<u>3,900,000</u>	<u>1,929,438</u>	<u>5,829,438</u>
-----------------------------------	------------------	------------------	------------------

VIII. BOARD OF TRUSTEES OF
UNIVERSITY OF MONTEVALLO:

A. University of Montevallo

1. Operations and Maintenance ..	6,115,443	3,058,288	9,173,731
2. School for Aphasic Children ..	223,399	16,000	239,399
3. Highway Safety Program	140,799		140,799
4. Communication Center	20,359	65,000	85,359
5. Auxiliary Enterprises		<u>2,459,750</u>	<u>2,459,750</u>

SOURCE OF FUNDS:

(1) ASETF	6,500,000		
(2) Other Funds		<u>5,599,038</u>	

Total University of Montevallo ..	<u>6,500,000</u>	<u>5,599,038</u>	<u>12,099,038</u>
-----------------------------------	------------------	------------------	-------------------

IX. BOARD OF TRUSTEES OF
UNIVERSITY OF NORTH ALABAMA:

A. University of North Alabama

1. Operations and Maintenance ..	7,932,000	2,904,210	10,836,210
2. Nursing School Scholarships ..	18,000		18,000
3. Auxiliary Enterprises		<u>2,939,575</u>	<u>2,939,575</u>

SOURCE OF FUNDS:

(1) ASETF	7,950,000		
(2) Other		<u>5,843,785</u>	

Total University of North Alabama	<u>7,950,000</u>	<u>5,843,785</u>	<u>13,793,785</u>
---	------------------	------------------	-------------------

X. BOARD OF TRUSTEES OF
SOUTH ALABAMA

A. University of South Alabama

1. Operations and Maintenance .	11,824,547	8,233,978	20,058,525
2. Medical Research and Public Service	362,128		362,128
(Includes Statewide Medical Education, Ambulatory Care, Human and Clinical Nutrition Program and Reproductive Health Sciences Center.)			
3. Family Practice Residency Program	577,000		577,000
4. College of Medicine	9,000,000	7,046,456	16,046,456
5. Medical Center Hospital	1,677,427	28,544,510	30,221,937
6. Newborn Growth and Development Program	80,000		80,000
7. Division of Allied Health	700,000	101,946	801,946
8. School of Nursing	600,000	199,166	799,166
9. Nursing Scholarships	18,000	5,550	23,550
10. Research, Public Service and Extension	91,398	33,583	124,981
11. Paramedic Training Program	137,500	58,075	195,575
12. Basic Medical Sciences	250,000		250,000
13. Birth Defect Genetic Center .	220,000		220,000
14. Auxiliary Enterprises		3,770,970	3,770,970

SOURCE OF FUNDS:

(1) ASETF	25,538,000		
(2) Other		47,994,234	
Total University of South Alabama	25,538,000	47,994,234	73,532,234

XI. BOARD OF TRUSTEES OF
TROY STATE UNIVERSITY:

1. Operations and Maintenance at Troy	7,248,000	4,280,000	11,528,000
2. Operations and Maintenance at Ft. Rucker/Dothan	975,000	1,152,462	2,127,462
3. Operations and Maintenance in Montgomery	250,000	1,478,680	1,728,680
4. Nursing Scholarships	36,000		36,000
5. Operations and Maintenance at Bay Minette	56,000	495,000	551,000
6. School of Nursing—Montgomery	250,000	18,000	268,000

7. Branch Campus at Phenix City	85,000	390,000	475,000
8. Auxiliary Enterprises		<u>3,587,707</u>	<u>3,587,707</u>

SOURCE OF FUNDS:

(1) ASETF	8,900,000		
(2) Other		<u>11,401,849</u>	
Total Troy State University	<u>8,900,000</u>	<u>11,401,849</u>	<u>20,301,849</u>

XII. BOARD OF TRUSTEES FOR
ALABAMA INSTITUTE FOR
DEAF AND BLIND:A. Alabama Institute for Deaf and
Blind

1. Operations and Maintenance .	5,125,760	2,314,000	7,439,760
B. Department of Adult Blind and Deaf			
1. Special Technical Facility	1,323,769	2,388,916	3,712,685
2. Industries for the Blind	486,471	7,586,230	8,072,701

SOURCE OF FUNDS:

(1) ASETF	6,936,000		
(2) Other		<u>12,289,146</u>	
Total Alabama Institute for Deaf & Blind	<u>6,936,000</u>	<u>12,289,146</u>	<u>19,225,146</u>

Section 6. Governor's Education
Program.

To State Department of Education — Board of Education with Governor's approval. For Basic Learning Skills Teams, Standard Schools Program, and Liability Insurance

2,000,000

Section 7.

A. OTHER EDUCATIONAL APPROPRIATIONS:

(1) Trenholm State Technical College	125,000
--	---------

For Emergency Medical Services Program

(2) University of South Alabama	200,000
---------------------------------	---------

For unreimbursable losses caused by Hurricane Frederic.

In addition to the above appropriation, there is hereby appropriated \$200,000 to the University of South Alabama for Hurricane Damage to be conditional upon

the condition of the Alabama Special Educational Trust Fund and upon the approval of the Governor.

- (3) Mobile County Board of Education 200,000

For unreimbursable losses caused by Hurricane Frederic.

In addition to the above appropriation, there is hereby appropriated \$200,000 to the Mobile County Board of Education for Hurricane Damage to be conditional upon the condition of the Alabama Special Educational Trust Fund and upon the approval of the Governor.

- (4) Baldwin County Board of Education 100,000

For unreimbursable losses caused by Hurricane Frederic.

In addition to the above appropriation, there is hereby appropriated \$100,000 to the Baldwin County Board of Education for Hurricane Damage to be conditional upon the condition of the Alabama Special Educational Trust Fund and upon the approval of the Governor.

- (5) Spain Rehabilitation Center . 250,000

For capital outlay.

- (6) Diabetic Institute at University of Alabama in Birmingham 100,000

In addition to the above appropriation, there is hereby appropriated \$500,000 to the Diabetic Institute at the University of Alabama in Birmingham to be conditional upon the condition of the Special Educational Trust Fund and upon the approval of the Governor.

Section 8.

A. SPECIAL MENTAL HEALTH FUND:

(1) There is hereby appropriated from the Special Mental Health Trust Fund to the Board of Trustees of University of Alabama \$3,222,284 to be expended under the programmatic area as shown under subsection 5-I-B on page 31.

(2) There is hereby appropriated from the Special Mental Health Trust Fund \$544,707 to be expended under the programmatic area as shown under subsection 5-I-B on page 31.

B. PUBLIC SCHOOL FUND:

For the Public School Fund all funds derived from the levy of the special annual tax of thirty cents on each one hundred dollars (\$100) of taxable property in this State for the support and maintenance of the public schools and from other funds mentioned and enumerated in Section 257, 258, and 259 of the Constitution in 1901 and the amount appropriated from all other funds as is now provided by law, provided, however, not more than four percent of all funds appropriated in this Section shall be used or expended otherwise than for the payment of teachers employed in such schools.

Section 9. The State Superintendent of Education shall make requisition on the State Comptroller in favor of the proper beneficiary in accordance with the law and rules and regulations governing the expenditure or disbursement of any and all funds appropriated to the State Department of Education and/or the State Board of Education in this Act, whereupon the Comptroller, shall issue his warrant therefor. All other appropriations in this Act shall be paid by request to the Comptroller made in the manner now provided by law.

Section 10. That nothing in this Act shall be construed to affect or repeal any law authorizing or permitting any college, school or other education or eleemosynary institution of the State to receive, collect or disburse any fees, tuitions, charges, sales, endowments, trusts or income therefrom, which are now or may hereafter be authorized to receive, collect or disburse. The receiving college, school or institution shall further maintain separate accounts for such receipts or shall maintain a system of accounting which will show a cash flow of such receipts received under the provision of this appropriation.

Section 11. The provisions of this Act are severable. If any portion, paragraph, sentence, clause, provision, or portion of this Act, or all or any portion of any appropriation or appropriations herein made, be held unconstitutional or invalid, which holding shall not affect any other section, paragraph, sentence, clause, provision or portion of this Act, or any other appropriation or portion thereof made not in and of itself unconstitutional or invalid.

Section 12. This act shall become effective on October 1, 1980.

And said Bill, S. B. 315, together with the Report of the Committee on Conference, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the motion offered by Rep. Johnson (R) that the House non-concur in the Report of the Committee on Conference appointed to reconcile the disagreement of the two Houses on the House amendment to the bill, S. 315, was tabled.

Yeas 65; Nays 36.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Laird, Lewis, McMillan, Manley, Minus, Moore, Olive, Owens, Patton, Payne, Pegues, Penry, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—65

Nays:

Reps.: Albright, Boles, Bowling, Buskey, Cheatwood, Clark (W), Cooley, Gregg, Grimsley, Hall, Harrison, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (Roy), Kennedy, Langford, Letson, Mitchell, Naramore, Nevett, Rains, Ray, Reed, Roberts, Shavers, Smith (C), Smith (M), Trammell, Tucker, Turner, Warren and Wyatt.

—36

REPORT OF COMMITTEE ON CONFERENCE ADOPTED

The question was then on the motion offered by Rep. Owens that the House concur in and adopt the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 315, and the motion was adopted.

Yeas 74; Nays 27.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Laird, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—74

Nays:

Reps.: Albright, Buskey, Cheatwood, Clark (W), Gregg, Hall, Harrison, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (Roy), Langford, Letson, Naramore, Nevett, Reed, Roberts, Shavers, Smith (M), Trammell, Tucker, Turner, Warren and Wyatt.

—27

MOTION TO SUSPEND RULES AND PASS LOST

The motion offered by Rep. Johnson (Roy) to suspend the rules and pass the bill, S. 315 as amended, was lost, lacking a four-fifths vote.

Yeas 75; Nays 27.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Olive, Owens, Patton, Payne, Pegues, Penry, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis and Zoghby.

—75

Nays:

Reps.: Albright, Boles, Buskey, Cheatwood, Clark (W), Cooley, Harrison, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (Roy), Langford, Naramore, Nevett, Rains, Ray, Reed, Shavers, Smith (M), Trammell, Tucker, Turner, Warren and Wyatt.

—27

RULE SUSPENDED

On motion of Rep. Minus, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 13.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 13. To amend Section 40-23-4 of the Code of Alabama 1975, as amended, which relates to exemptions from state sales taxes so as to exempt certain sales of lubricating oil destined for out-of-state used from such taxes.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Minus, the House concurred in and adopted the Senate amendment to the bill, H. 13, said Senate amendment being as follows:

Amend House Bill 13, Page 11, Line 5, by deleting Section 2 in its entirety and inserting therein the following language:

"Section 2. Any violation of any provision of this Act shall be punishable in a court of competent jurisdiction by a fine of not less than \$500.00 and no more than \$2,000.00 and imprisonment of not less than 6 months nor more than 1 year in the county jail.

Section 3. This act shall become effective immediately upon its passage and approval by the Governor or upon its otherwise becoming a law."

Yeas 82; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Alams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Laird, Langford, Letson, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—82

Nay: Rep. Shavers.

—1

And the bill, H. 13 as thus amended, was again read at length and passed.

Yeas 82; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Laird, Langford, Letson, McKee, McMillan, Manley, Minus, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Whatley, Williams, Willis, Wyatt and Zoghby.

—82

Nay: Rep. Shavers.

—1

SPECIAL ORDER RESUMED

And the bill:

S. 508. To amend Section 41-5-24, Code of Alabama 1975, which provides for the disposition of money received by the Department of Examiners of Public Accounts, so as to permit the Department to receive and retain monies and grants from the federal government.

Was read a third time at length and passed.

Yeas 83; Nays 3.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kennedy, Laird, Langford, Letson, McKee, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—83

RULE SUSPENDED

On motion of Rep. Lewis, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 384.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 384. To amend Sections 32-6-60, 32-6-61, and 32-6-65, Code of Alabama 1975, regarding the issuance of motor vehicle license plates, so as to extend the period of use of the present license tag, alter the distribution schedule, require machine prepared receipts, provide a fine for driving without a current plate, to capture the color of the motor vehicle in state and county records, to exempt certain counties from the provisions of this law and to repeal in part Section 40-12-10, Code of Alabama 1975.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Lewis, the House concurred in and adopted the Senate amendment to the bill, H. 384, said Senate amendment being as follows:

Amend Senate Substitute to House Bill 384, Section 1, Page 5, Line 19, after the figure \$5.00 by deleting \$50.00 and inserting in lieu thereof \$15.00.

Further amend the bill, Section 1, Page 5, Line 26, after the word "fee" and the period by adding the following:

Persons renewing licenses twenty (20) days after the \$2.00 penalty fee time limit shall pay \$15.00. Persons renewing licenses after the \$15.00 penalty fee shall pay \$25.00.

And further amend the bill, on Page 5, Line 34, by striking "\$75.00" and inserting in lieu thereof "\$25.00"

A BILL TO BE ENTITLED AN ACT

To amend Sections 32-6-60, 32-6-61, and 32-6-65, Code of Alabama 1975, regarding the issuance of motor vehicle license plates, so as to extend the

period of use of the present license tag, alter the distribution schedule, require machine prepared receipts, provide a fine for driving without a current plate, to capture the color of the motor vehicle in state and county records, and to repeal in part Section 40-12-10, Code of Alabama 1975.

Be It Enacted by the Legislature of Alabama.

Section 1. Sections 32-6-60, 32-6-61, and 32-6-65, Code of Alabama 1975, are hereby amended to read as follows:

"§32-6-60.

"Effective from and after October 1, 1980, the licensing, registration and ad valorem taxation of motor vehicles in compliance with the laws of the State of Alabama shall be on a staggered basis. Provided, however, the actual distribution of the license plates described in Sections 32-6-63 and 32-6-64 shall begin from and after January 1, 1982. For the fiscal year 1981 the license plates used for the previous five years as set out in Section 32-6-50, Code of Alabama 1975, and Act No. 524, Regular Session 1975, shall continue to be used in the same manner as used in the past five years. An appropriate 1981 tab, disc or other device suitable for attaching to said motor vehicle tag or plate shall be issued upon the payment of the annual license tax prescribed by law for the 1981 fiscal year. While the actual issuance of license plates described in Sections 32-6-63 and 32-6-64, Code of Alabama 1975, on a staggered basis shall not begin until January 1, 1982, the licensing, registration and ad valorem taxation of motor vehicles shall be on a staggered basis effective from and after October 1, 1980.

"To implement this subdivision, the licensing, registration and taxation may be for periods less than or greater than 12 months during the conversion year only. However, such proration of fees during the implementation of a staggered registration system shall result in the collection of a total amount of moneys for the taxable year no more nor less than the current annual amounts received.

"During the implementation period and thereafter the licensing, registration and taxation for vehicles weighing 12,000 12,001 pounds and over shall be prorated on a monthly basis."

"§32-6-61.

"The staggered system for the licensing, registration and taxation of motor vehicles shall be implemented thusly: The first letter of an individual's last name shall determine the month in which a vehicle owner shall register his vehicle(s), as indicated below:

"January	A, D
"February	B
"March	C, E
"April	F, G, N
"May	H, O
"June	M, I
"July	P, L
"August	J, K, R
"September	Q, S, T
"October	U, V, W, X, Y, Z
"November	Trucks, mobile homes, commercial fleets, etc.
"December	Trucks, mobile homes, commercial fleets, etc.
"January	A, D

"February	B
"March	C, E
"April	F, G, N
"May	H, O
"June	M, I
"July	P, L
"August	J, K, R
"September	Q, S, T
"October	U, V, W, X, Y, Z, trucks, mobile homes, commercial and fleet vehicles
"November	Trucks, mobile homes, commercial and fleet vehicles.

"After the conversion period all owners of private passenger vehicles and pickup trucks of 12,000 pounds and under shall continue to register their vehicles over a 12 month period during the month assigned to the first initial of their last name. All fleets and commercial vehicles shall be registered during the months of October and November. All license plates issued on a staggered registration basis shall expire on the last day of the month which precedes the month assigned for the purchase or renewal of license registration.

"All license plates issued to motor vehicles for which licensing, registration and taxation is due in October and November shall expire on September 30.

"During the implementation period and thereafter all licensing, registration and ad valorem taxation of motor vehicles shall be prorated on a monthly basis.

"All persons who acquire a motor vehicle which is located in this state and required to be registered in this state, with exception of licensed motor vehicle dealers who purchase a vehicle for resale, shall within ten calendar days from date of purchase re-register the vehicle with the probate judge or other county official authorized and required by law to issue license plates, of the county in which the owner resides, if the owner is an individual, or of the county in which said motor vehicle is used or operated if the owner is a firm, corporation or association. The owner shall be issued a new registration receipt and purchase a license plate or validation decal(s) to the appropriate month assigned for renewal; however, no additional fee or ad valorem tax need be paid other than registration issuance fee when renewal month and year remain the same.

"§32-6-65.

(a) There shall be one uniform registration renewal form to be used statewide. Such form shall be designed so as to provide for both the transfer of ownership and the registration of the vehicle. The department of revenue, or any other state agency authorized to do so, shall print and issue vehicle registration renewal notices in such a way that they can be processed or read by 'optical character reader' machines. All receipts shall be sent to the county agencies charged with handling vehicle registration. All receipts shall be machine prepared. The state and the county shall capture the color of the motor vehicle in their permanent records. This paragraph shall not give the department of revenue authority to centralize vehicle registration. Centralized registration is specifically prohibited and it is the legislative intent that automotive vehicle registration shall remain at the county level.

"(b)" A penalty of \$5.00 \$50.00 shall be assessed by the official charged with issuing motor vehicle licenses for the late registration of a motor vehicle under the system of registration imposed by this subdivision. Licenses shall be renewed at any time during the month of expiration; provided, however, persons renewing licenses within ten calendar days after the month of expiration shall pay only a \$2.00 penalty fee. It shall be the duty of all sheriffs, police officers, state troopers, license inspectors, deputy license inspectors, field agents of the department of revenue, and other law enforcement officers to arrest any person operating a motor vehicle without the current license plate displaying the proper tag, disc or decal. Persons apprehended, more than ten days after the month of expiration of the license, upon conviction by a court of competent jurisdiction, shall be fined not less than \$75.00.

"All penalties assessed by this Act shall be distributed in the same manner as motor vehicle licenses and registration fees are distributed as provided in Sections 40-12-269 and 40-12-270, Code of Alabama 1975. Portions of Section 40-12-10, Code of Alabama 1975, as they may conflict with this Act, are hereby repealed and superseded. This fee shall not be construed as coming under the requirements of Section 40-12-269."

Section 2. This Act shall become effective immediately upon its passage and approval by the Governor, or upon its otherwise becoming a law.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bennett, Blake, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Howard, Johnson (R. G.), Laird, Langford, McKee, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams and Zoghby.

—66

And the bill:

H. 384. To amend Sections 32-6-60, 32-6-61, and 32-6-65, Code of Alabama 1975, regarding the issuance of motor vehicle license plates, so as to extend the period of use of the present license tag, alter the distribution schedule, require machine prepared receipts, provide a fine for driving without a current plate, to capture the color of the motor vehicle in state and county records, and to repeal in part Section 40-12-10, Code of Alabama 1975.

As thus amended, was again read at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Barton, Bennett, Blake, Bowling, Buskey, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Howard, Johnson (R. G.), Laird, Langford, McKee, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts,

Shoemaker, Smith (C), Smtih (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams and Zoghby.

—66

RULE SUSPENDED

On motion of Rep. Owens, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 1033.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1033. To establish the Office of State Planning and Federal Programs; to provide for the efficient coordination of and cooperation in the programs of the various governmental agencies, political subdivisions of the state, private groups and institutions, as required by OMB Circulars A-95 and 102 engaged within this state in promoting the human, economic and physical resources of the state or in the several regions or areas thereof; to provide for the efficient and coordinated procurement and use by state governmental agencies, political subdivisions of the state, instrumentalities, and institutions of loans, grants, and other forms of assistance from the federal government; to provide for the appointment of the Director of the Office of State Planning and Federal Programs and the employees of the Office of State Planning and Federal Programs; to define the powers and duties of the Office of State Planning and Federal Programs; to provide for the compensation and benefits of said employees; to transfer to the Office of State Planning and Federal Programs all functions, powers, authority and duties and all the books, records, supplies, equipment, personnel, and property and assets of whatsoever nature, heretofore had, exercised, used or employed by the Alabama Development Office in the pursuit of the functions herein delineated, including: 1) state planning and programming; 2) proposing or designating areas for the purposes of administering programs which receive aid under federal acts in various political subdivisions or regions; and 3) area-wide planning, review and advise on projects, coordination, and informational services for state and federal grant-in-aid programs; to specifically state the legislative intent is to maintain and retain all the powers, duties, responsibilities, personnel, property and assets of whatsoever nature, not involved in federal programs and federal grants and federal assistance, in the Alabama Development Office, and in the director of the Alabama Development Office, as the case may be, and that Alabama Development Office shall retain all of its authority, powers, duties, responsibilities, and functions for industrial development; to prescribe that the governor shall have certain duties, powers, and responsibilities therefor; to repeal all laws and parts of laws in conflict with this act.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House concurred in and adopted the Senate amendment to the bill, H. 1033, said Senate amendment being as follows:

Amend House Bill 1033 on page 8, Section 7, lines 23 through 32 by striking the following language:

"The director of the Office of State Planning and Federal Programs shall be specifically exempt from the provisions of Sections 41-4-220 through 41-4-224 of The Code of Alabama, 1975. He shall have the authority to establish such data processing and telecommunications systems, as he may deem necessary, to implement the provisions of this act, subject to the approval of the Governor. The Board of Communications and Electronics Chiefs and the Division of Telecommunications shall function and continue as heretofore established by Executive Order No. 3, dated February 5, 1974."

On page 3, on line 20 after the word "therefor;" insert: to provide for the merit system status of certain employees; to exclude certain agencies from the provisions of this act; and

On page 12, in Section 9 on line 27 after the period insert:

All employees of the State Community Services Administration shall be placed in a classified position within the State Merit System and under State Planning and Federal Programs.

On page 12, on line 28 insert in the following new Section 10 and renumber the present Section 10 and all following sections accordingly:

Section 10. The provisions of this act shall not apply to the Alabama Law Enforcement Planning Agency and the Alabama Criminal Justice Information Center.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Jackson, Johnson (R. G.), Kennedy, Laird, Langford, McKee, Minus, Moore, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Ray, Reed, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams and Zoghby.

—67

And the bill, H. 1033 as thus amended, was again read at length and passed.

Yeas 67; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Bedsole, Blake, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Daniels, Dial, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Hines, Jackson, Johnson (R. G.), Kennedy, Laird, Langford, McKee, Minus, Moore, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Ray, Reed, Sasser, Seibels, Shoemaker, Smith (C), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams and Zoghby.

—67

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 170. To amend Section 40-23-4 of the Code of Alabama 1975, as amended, so as to exempt the gross receipts of sales from state nurseries of forest tree seed and seedlings; in addition to forest tree seed and seedlings grown for commercial timber and game food purposes, *Lespedeza bicolor* and other species of perennial plant seed and seedlings grown and produced for outplanting as a source of game food are also exempted from taxation on the gross receipts from sales thereof.

Also:

H. 709. To amend Sections 40-4-5, 40-5-6, 40-5-14, 40-5-17, 40-7-19, 40-7-32 and 40-10-27, Code of Alabama 1975, relating to fees allowed tax assessors and/or tax collectors of this state for the following: for making demand on taxpayers for their list of property to be returned and for returns of property to "owner unknown", and for serving subpoenas for state witnesses or notices issued by order of the department of revenue or board of equalization; for making demand on delinquent taxpayers and for levy and sale of property; for the collection of delinquent taxes; for executing writs against the personal property of delinquent taxpayers who have left the county; for making demand against persons failing to make returns of taxable property; for making returns on escaped property; and for serving notice of delinquent property owners to show cause why a decree of sale should not be rendered; so as to increase the fees provided in said Sections, and to provide that all of the fees provided for in each of the sections amended by this act, when collected, shall be refunded to the fund or official paying the administrative costs of performing the functions for which said fees are provided.

Also:

H. 4. To make unlawful the obtaining or attempting to obtain public housing accommodations by means of false statement or other fraudulent scheme or device; to define "Public Housing"; to require notice of the act on applications for public housing accommodations; and to prescribe punishment for violation.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 330. URGING THE BOARDS OF EDUCATION TO ADOPT A POLICY OF ALLOWING KINDERGARTENS TO HOLD TWO SESSIONS, ONE IN THE SPRING AND ONE IN THE FALL.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 467. To authorize and make provision for the incorporation of the Alabama Agricultural Development Authority; to provide for the directors of the Authority and their compensation; to provide for the powers, authorities and duties of the Authority and its board of directors; to establish a Legislative Oversight Committee and to provide for the appointment of its members and the payment of their expenses; to authorize the Authority to make loans to others for the purpose of acquiring, by purchase, construction or otherwise, land, any building or other improvement thereon or thereto, and any personal properties necessary or suitable for use in farming, ranching, the production of agricultural commodities (including the products of aquaculture and silvaculture) or the treating, processing or storing of such agricultural commodities when such activities are customarily engaged in by farmers as a part of farming, such loans to be secured or evidenced by such mortgages, deeds of trust, notes, debentures, bonds or other secured or unsecured evidences of indebtedness as the board of directors of the Authority may determine; to purchase or to make commitments to purchase mortgages, deeds of trust, notes, bonds or other secured or unsecured debt obligations or portions thereof or participations therein, executed by the obligors thereon to obtain funds with which to acquire, by purchase, construction or otherwise, reconstruct or improve such facilities; to authorize the Authority to contract with others to originate or service any loans made by it or mortgages or other instruments purchased by it; to authorize the Authority to foreclose such mortgages or other instruments, sell the equity of redemption in such security interests and purchase the equity of redemption of the grantor of the said security interests; to authorize the Authority to receive and accept aid or contributions for furtherance of any of its purposes; to authorize the Authority to collect fees and charges in connection with its activities; to authorize the Authority to sell at public or private sale, with or without public bidding, any mortgage or other instrument held by it; to authorize the Authority to procure various types of insurance and guarantees; to authorize the Authority to borrow money for any of its corporate purposes; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable solely out of the revenues and receipts derived from or referable to loans made by the Authority, any mortgages or other instruments purchased by the Authority, and from any of its other property; to provide that such securities shall, under certain circumstances, constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues and receipts from which they are payable, by contracts binding the Authority for the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on the property out of the revenues from which such securities are payable; to provide for the use of the proceeds of any securities issued by the Authority; to provide for the refunding, by the issuance of such securities of the Authority, of securities theretofore issued or obligations theretofore assumed by it; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for fiduciaries; to make the securities issued by the Authority eligible securities which may be given as security for the deposit of State funds; to provide for the employment by the

Authority of such officers, employees and agents as its business may require; to provide for the investment of funds of the Authority; to authorize the Authority to enter into contracts for the management of any of its properties; to authorize the sale or conveyance, with or without consideration, by the Authority of any of its properties; to exempt the property and income of the Authority, and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust to which any such Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to Judges of Probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from the supervision and control of State agencies, in particular the State Department of Finance; to provide that the directors, officers and employees of the Authority shall be subject to the Alabama Ethics Law and to the rules and promulgations by the Alabama Ethics Commission; and to provide for the dissolution of the Authority and the disposition of its property.

McDOWELL LEE,
Secretary.

RULE SUSPENDED

On motion of Rep. Owens, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 1034.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 1034. To abolish the state Industrial board and to transfer certain of its powers, duties, functions and authority, together with records, property and funds and assets of whatsoever nature, to the Alabama industrial development advisory board; to create the Alabama industrial development advisory board and to provide for the powers, authority, appointment, terms, removal from office, and compensation of the members of such board; to provide that the board will consist of seven members at-large, appointed by the governor who shall be the chairman thereof; to provide that the board shall advise and consult with the governor and director of Alabama development office relative to industrial and commercial development and programs therefor, including facilitation of foreign investment within the state; to transfer to the Alabama industrial development advisory board those duties and powers prescribed in Section 41-9-183 of the Code of Alabama, 1975, except those prescribed for the office of state planning and federal programs by legislative act; to amend Section 41-9-184 of the Code of Alabama, 1975, relating to the bureau of publicity and information, so as to require the director to cooperate in matters of economic expansion and promotion with the Alabama industrial development office; and to repeal conflicting laws.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Owens, the House concurred in and adopted the Senate amendment to the bill, H. 1034, said Senate amendment being as follows:

Amend House Bill No. 1034, Page 2, Line 27, by striking out the word "seven" after the word "of" and inserting in lieu thereof the word "nine" and on page 3, line 15, strike out the word "seven" after the word "of" and insert the word "nine", and on page 3, line 25, strike out the word "three" (3) after the word "follows:" and insert the word "four" (4) and on page 3, line 25, strike out the word "four" (4) after the word "and" and insert the word "five" (5)

Yeas 57; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Howard, Johnson (R.G.), Johnson (Roy), Kennedy, Langford, McKee, McMillan, Minus, Moore, Nevett, Olive, Payne, Pegues, Penry, Rains, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Turner, Venable, Warren, Williams, Willis and Zoghby.

—57

And the bill:

H. 1034. To abolish the state industrial board and to transfer certain of its powers, duties, functions and authority, together with records, property and funds and assets of whatsoever nature, to the Alabama industrial development advisory board; to create the Alabama industrial development advisory board and to provide for the powers, authority, appointment, terms, removal from office, and compensation of the members of such board; to provide that the board will consist of nine members at-large, appointed by the governor who shall be the chairman thereof; to provide that the board shall advise and consult with the governor and director of Alabama development office relative to industrial and commercial development and programs therefor, including facilitation of foreign investment within the state; to transfer to the Alabama industrial development advisory board those duties and powers prescribed in Section 41-9-183 of the Code of Alabama, 1975, except those prescribed for the office of state planning and federal programs by legislative act; to amend Sections 41-9-184 of the Code of Alabama, 1975, relating to the bureau of publicity and information, so as to require the director to cooperate in matters of economic expansion and promotion with the Alabama industrial development advisory board and the director of Alabama development office; and to repeal conflicting laws.

As thus amended, was again read at length and passed.

Yeas 57; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Howard, Johnson (R. G.), Johnson (Roy), Kennedy, Langford, McKee,

McMillan, Minus, Moore, Nevett, Olive, Payne, Pegues, Penry, Rains, Shavers, Shoemaker, Smith (C), Starkey, Stewart, Turner, Venable, Warren, Williams, Willis and Zoghby.

—57

RULE SUSPENDED

On motion of Rep. Boles, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 417.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 417. To provide that any person who held a classified merit or civil service position that was relinquished to accept a non-merit appointment within the same agency shall be returned to permanent status in the relinquished classification if that person so chooses.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Boles, the House concurred in and adopted the Senate amendment to the bill, H. 417, said Senate amendment being as follows:

Amend House Bill No. 417, Page 1, Line 26, by striking out after the word classification, "in which that person was working" and insert in lieu thereof the following: which that person held

Yeas 56; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Campbell, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Jackson, Johnson (R. G.), Kennedy, McKee, McMillan, Minus, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Sandusky, Seibels, Shoemaker, Smith (C), Smith (M), Stewart, Trammell, Turner, Turnham, Venable, Warren, Williams, Willis and Zoghby.

—56

And the bill, H. 417 as thus amended, was again read at length and passed.

Yeas 56; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Campbell, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Jackson, Johnson (R. G.), Kennedy, McKee, McMillan, Minus, Naramore, Nevett,

Olive, Owens, Payne, Penry, Rains, Sandusky, Seibels, Shoemaker, Smith (C), Smith (M), Stewart, Trammell, Turner, Turnham, Venable, Warren, Williams, Willis and Zoghby.

—56

RULE SUSPENDED

On motion of Rep. Kelley, Rule 4(4) was suspended to permit the House to consider the Senate amendment to the bill, H. 306.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has amended as therein shown and, as amended, has passed the following House Bill and returns same herewith to the House:

H. 306. To amend Sections 25-4-132 and 25-4-133, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act, to increase the rate of interest on delinquent contributions from 1% to 1 1/2% and authorize the director to establish by regulation, and assess in accordance therewith, a penalty against any employer who fails to pay contributions on or before established due dates, and a penalty of not more than \$500 against any employer who fails, within the time prescribed, to file any reports required by law, rule or regulation.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Kelley, the House concurred in and adopted the Senate amendment to the bill, H. 306, said Senate amendment being as follows:

On Page 2, after the word "penalty" in line 6, delete the rest of line 6 and all of lines 7 and 8 and insert the following in lieu thereof:

"of not more than 10 percent of the amount"

Further amend, on page 2, by deleting lines 19 through 21 and inserting in lieu thereof the following:

"in an amount equal to at least the following:

1. If the number of employees to be reported on such report is five or less the penalty shall be \$10; if more than five but less than 25, \$20; 26 to 50, \$40; 51 to 100, \$75; 101 to 500, \$100; 501 to 1,000, \$200 and 1001 and above \$300.

2. Such penalty shall be in addition to any penalty assessed under the provisions of subsection (a) of section and shall apply for each report's due date separately—and shall be assessed for any one or more reports pertaining to a single calendar quarter."

Amend H. B. 306 by inserting the following as Section 3 on page 2 line 23 and renumber the Sections accordingly:

"Section 3. All interest and penalties collected pursuant to Sections 25-4-132 through 25-4-134 after the effective date of this Act shall be credited to the Unemployment Compensation Trust Fund notwithstanding the provisions of Section 25-4-142(b) and all unencumbered funds in excess of \$100,000 in the 'special employment security administrative fund' on the effective date of this Act, shall be transferred to the Unemployment Compensation Trust Fund."

Yeas 66; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Boles, Campbell, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, McKee, McMillan, Minus, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Reed, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Trammell, Tucker, Turner, Turnham, Venable, Williams, Willis and Zoghby.

—66

And the bill, H. 306 as thus amended, was again read at length and passed.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Boles, Campbell, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, McKee, McMillan, Minus, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Reed, Sandusky, Sasser, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Trammell, Tucker, Turner, Turnham, Venable, Williams, Willis and Zoghby.

—66

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has non-concurred in the House amendment to the Bill:

S. 507. To adjust salaries of Alabama State Troopers to bring those salaries to a level equaling the compensation received by Alabama state law enforcement personnel of other state agencies; to appropriate money to implement this act and to repeal conflicting law.

and requests a Committee on Conference.

And the President and Presiding Officer of the Senate has appointed as Committee on part of the Senate Messrs. Mitchem, deGraffenried and White.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Naramore, the House acceded to the request of the Senate for a Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 507.

Yeas 63; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Barton, Bedsole, Blake, Carothers, Carter, Cates, Cheatwood, Cobb, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Hines, Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, McKee, McMillan, Minus, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Stewart, Tucker, Turner, Turnham, Venable, Waggoner, Williams, Willis and Zoghby.

—63

Nay: Rep. Johnson (Roy).

—1

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Naramore, Carothers and Bedsole.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has originated and adopted the following Senate Joint Resolution and sends same herewith to the House for its consideration:

By Mr. Proctor:

S. J. R. 239. CREATING A JOINT LEGISLATIVE COMMITTEE ON APPORTIONMENT ACCORDING TO THE 1980 UNITED STATES CENSUS, AND REPEALING ACT NO. 340, H. J. R. 88, 3rd SPECIAL SESSION 1971 (ACTS 1971, p. 4652).

WHEREAS, the United States Government will all too soon complete the 1980 Census; and

WHEREAS, as a result of this 1980 Census, there is no longer any necessity for Act No. 340, H. J. R. 88, 3rd Special Session 1971 (Acts 1971, p. 4652), which 10 years ago created a joint interim committee for the purpose of this resolution. Therefore, said Act No. 340 is hereby specifically repealed; and

WHEREAS, as a result of this 1980 Census, there may exist a reapportionment problem in Alabama; now therefore,

BE IT RESOLVED BY THE LEGISLATURE OF ALABAMA, BOTH HOUSES THEREOF CONCURRING, That there is hereby created a joint legislative committee on reapportionment to consist of sixteen members as follows: one member of the House of Representatives from each Congressional District and the chairman or vice-chairman of the House Judiciary Committee, to be appointed by the Speaker of the House and one member of the Senate from each Congressional District and the chairman or vice-chairman of the Senate Judiciary Committee, to be appointed by the Lieutenant Governor. This committee shall make a continuous study of the reapportionment problem in Alabama seeking solutions thereto. It shall make such reports of its investigations, findings and recommendations to the legislature at any time during any regular or special session of the legislature as it may deem to be necessary or desirable. Each member of the

committee hereby created shall be entitled to his usual legislative pay, travel expenses and per diem for each day he spends in attending such committee meetings. This committee will have no authority after the last regular or special legislative session in calendar year 1981.

BE IT FURTHER RESOLVED, That the committee shall have authority to employ all necessary staff to perform the functions of this committee and employees of the committee shall be paid out of any funds appropriated for the use of the legislature.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Pegues, the rules were suspended and the House concurred in and adopted the resolution, S. J. R. 239, said resolution being set out in the above and foregoing Message from the Senate.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 179. To amend § 27-27-40 so that both stock and mutual insurers shall be treated equally and in the same manner, with the use of surplus notes, to prohibit the value of surplus notes to be the single standard in valuing assets.

Also:

H. 605. To amend sections 40-9-19 and 40-9-21 of the Code of Alabama 1975, relating to homestead exemptions and an ad valorem tax exemption on the principal residences of totally disabled persons or persons 65 years of age or older, so as to prescribe further the amount of exemption and the amount of acreage allowed for such exemption.

Also:

H. 262. To require reimbursement to the municipality or county and state which expended public funds for the training of law enforcement officers if such officers are employed by another state, county or municipal agency within twelve months after completion of the training; establishing procedures.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 341. NAMING THE INDUSTRIAL TRAINING CENTER NEWLY CONSTRUCTED AT BESSEMER STATE TECHNICAL COLLEGE, "MILLSAP INDUSTRIAL TRAINING CENTER."

McDOWELL LEE,
Secretary.

MOTION TO SUSPEND RULES LOST

The motion offered by Rep. Wyatt to suspend the rules in order to take up out of order the bill, S. 54, was lost, lacking a four-fifths vote.

Yeas 29; Nays 27.

Yeas:

Reps.: Blake, Boles, Carter, Cates, Cheatwood, Cobb, Crow, Dixon, Edwards, Greer, Grouby, Holley, Holmes, Howard, Langford, Letson, McKee, Nevett, Olive, Ray, Seibels, Smith (C), Stewart, Trammell, Tucker, Venable, Warren, Willis and Wyatt.

—29

Nays:

Mr. Speaker, Adams (H), Cabaniss, Campbell, Drinkard, Ford, Gafford, Gilmer, Goodwin, Hammett, Johnson (R. G.), Laird, Lewis, Minus, Moore, Owens, Patton, Payne, Sasser, Shoemaker, Starkey, Turner, Turnham, Waggoner, Ward, Whatley and Zoghby.

—27

MOTION TO SUSPEND RULES LOST

Rep. Riddick offered the motion to suspend the rules in order to take up out of order the bill, S. 592, and the motion was lost, lacking a four-fifths vote.

Yeas 35; Nays 10.

Yeas:

Reps.: Adams (H), Albright, Barton, Blake, Boles, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cosby, Dial, Drinkard, Edwards, Ford, Gafford, Greer, Gregg, Grouby, Hall, Hines, Letson, Moore, Rains, Ray, Riddick, Seibels, Smith (C), Smith (J), Smith (M), Starkey, Stout, Trammell and Willis.

—35

Nays:

Reps.: Goodwin, Hammett, Hilliard, Holmes, Howard, Kennedy, Langford, Shavers, Tucker and Wyatt.

—10

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 578. To amend Section 5 of Act No. 79-688, H. 540, Regular Session 1979 (Acts 1979, p. 1217), which act divests the state highway department of certain duties relating to the construction, maintenance and repair of public roads in certain counties previously known as "captive counties" and its employees therein, and which reverts such duties in the respective county governing bodies, so as to authorize certain persons who are transferred from state employment to elect, at their discretion, to either be paid for their accumulated sick leave as is provided in Section 36-26-36, Code of Alabama 1975, or to transfer such amounts equal to accumulated sick leave to their respective county retirement systems if available; and to provide for the county governing body to hold such funds in trust for the options of payment or use.

Also:

H. 19. To amend Section 17-6-1 of the Code of Alabama 1975 relating to election officers so as to exclude members of a candidate's immediate family or any member of a candidate's political committee as prescribed by Section 17-22-5 of the Code of Alabama 1975 from serving as poll workers or election officials.

Also:

H. 698. To establish a student assistance program in the State of Alabama to be known as the Alabama Guaranteed Student Loan Program, which will guarantee loans made by approved lenders to residents of Alabama who are attending or plan to attend eligible institutions in the State or elsewhere, for the purpose of assisting them in meeting educational expenses; to set forth legislative findings and purposes underlying the Program; to designate the Alabama Commission on Higher Education to administer the program; to vest the Alabama Commission on Higher Education with the powers and duties reasonably needed for the effective implementation and administration of the Program; to provide for periodic auditing of approved institutions; to provide a penalty for false statements or misrepresentation in connection with the program; to establish continuance of the Program; to designate the Attorney General as legal counsel for the Program; to authorize a total sum of no more than Two Hundred and Fifty Thousand Dollars (\$250,000.00) to be transferred from the Alabama Student Assistance Program; to provide for severability; to repeal conflicting laws; and to provide an effective date.

Also:

H. 622. Relating to absentee voting; to alter the procedure for same; to provide further for absentee voting by physically disabled persons and election officers; to prescribe a form for absent voter oaths; to provide further for receiving and counting absentee ballots; to prohibit certain acts and provide penalties therefor; to increase penalties for certain existing crimes; and for such purposes to amend Code of Alabama 1975, Sections 17-10-4, 17-10-5, 17-10-6, 17-10-7, 17-10-8, 17-10-9, 17-10-10, 17-10-11, 17-10-12 and 17-10-17.

Also:

H. 151. To provide for a State Parent Locator's office in the Department of Pensions and Security for the location of absent parents who fail to support their children, and to define certain duties of said office.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the Bill:

S. 453. To amend section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County, two judges for Cullman County, two judges for Marshall County, and to provide for the appointment of such additional district judges, and to provide for the appropriation for such additional district judges.

said Conference Report being in words and figures as follows:

REPORT OF CONFERENCE COMMITTEE
ON SENATE BILL 453

We, the Committee on Conference appointed to reconcile the difference between the two Houses concerning Substitute for Senate Bill 453 have met, considered the matter, and agreed to the following report:

Conference Committee Substitute to Senate Bill 453 is attached.

PARK BARTON,

STEVE COOLEY,

PHIL KELLEY,

Conferees of the House.

RYAN deGRAFFENRIED, JR.

LARRY KEENER,

HINTON MITCHEM,

Conferees of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To amend section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County, two judges for Cullman County, two judges for Marshall County, and to provide for the appointment of such additional district judges, and to provide for the appropriation for such additional district judges.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 12-17-61, Code of Alabama 1975, is hereby amended to read as follows:

"§ 12-17-61. Each county shall constitute a district and shall have one resident district judge, except that:

"(1) Baldwin, Madison, Etowah, Morgan, Talladega, Tuscaloosa, Cullman, Marshall and Walker Counties shall each have two resident district judges.

"(2) Montgomery County shall have three resident district judges.

"(3) Mobile County shall have four resident district judges.

"(4) Jefferson County shall have 12 resident district judges, who shall be nominated and elected in the manner provided by law for the nomination and election of circuit judges in the county. Three of such district judges shall serve in the Bessemer division and nine shall serve in the Birmingham division.

"(5) Calhoun and Cleburne Counties shall constitute a district and shall have three resident district judges who shall be elected and run at large from both counties.

"(6) Coosa and Clay Counties shall constitute a district and shall have one resident district judge who shall be elected and run at large from both counties.

Section 2. There is hereby created the office of district judgeship No. 2 of Tuscaloosa County, which shall be in addition to the existing office of district judge. The existing office of district judge shall be designated as district Judge No. 1. The first judge of district judge no. 2 of Tuscaloosa County shall be elected at the general election in 1980 in the manner provided by law and such judge shall hold office for a six-year term, and until a successor has been elected and qualified. Thereafter, such additional judge shall be elected as provided by law.

Section 3. Effective October 1, 1980, there is hereby created the office of district judge No. 2 of Marshall County, which shall be in addition to the existing office of district judge. The existing district judge shall be designated as district judge No. 1. The first judge of district judge No. 2 of Marshall County shall be appointed in the manner as provided by law for filling a vacancy in any judicial office, and such judge shall hold office until a successor has been elected and qualified. Thereafter, such additional judge shall be elected as provided by law.

Section 4. Effective October 1, 1980, there is hereby created the office of district judge No. 2 of Cullman County, which shall be in addition to the existing office of district judge. The existing district judge shall be designated as district judge No. 1. The first judge of district judge No. 2 of Cullman County shall be appointed in the manner as provided by law for filling a vacancy in any judicial office, and such judge shall hold office until a successor has been elected and qualified. Thereafter, such additional judge shall be elected as provided by law.

Section 5. The judges of the respect district judgeships No. 2 of Tuscaloosa, Cullman and Marshall Counties, shall have and exercise all of the jurisdiction, powers, rights and authority and possess all the qualifications, perform all the duties, and be subject to the pains, obligations and penalties that other district judges may be subject to exercise and perform. The additional district judges provided for in this act shall receive the same salary and local supplements payable in the same manner as the existing district judge of their respective counties.

Section 6. There is hereby appropriated the sum of \$145,000 to the Unified Judicial System for the fiscal year 1980-81 from the general fund of Alabama for the support and maintenance of the offices of District Judgeships No. 2 for Tuscaloosa County, Cullman County, and Marshall County.

Section 7. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 8. All laws or parts of laws which conflict with this act are hereby repealed.

Section 9. This act shall become effective upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And said Bill, S. B. 453, together with the Report of the Committee on Conference, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

Rep. Sasser offered the motion that the House non-concur in the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 453, said report being set out in the above and foregoing Message from the Senate.

SUBSTITUTE MOTION OFFERED

Rep. Dial offered the substitute motion that the House non-concur in the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 453, and request a new Committee on Conference be appointed.

MOTION TO TABLE LOST

The motion offered by Rep. Barton to table the substitute motion offered by Rep. Dial, was lost.

Yeas 14; Nays 42.

Yeas:

Reps.: Boles, Bowling, Clark (G), Crow, Drinkard, Greer, Harrison, Kelley, Naramore, Owens, Patton, Reed, Stout and Tucker.

—14

Nays:

Reps.: Adams (C), Barton, Bedsole, Campbell, Carothers, Carter, Cates, Cheatwood, Coburn, Daniels, Edwards, Gafford, Gilmer, Hammett, Harper (T), Hilliard, Hines, Howard, Jackson, Johnson (R. G.), Johnson (Roy), Langford, McKee, McMillan, Minus, Moore, Nevett, Olive, Pegues, Ray, Sandusky, Sasser, Shavers, Smith (C), Turner, Turnham, Venable, Whatley, Williams, Willis and Wyatt.

—42

SUBSTITUTE MOTION ADOPTED

The question was then on the substitute motion offered by Rep. Dial that the House non-concur in the Report of the Committee on Conference on the bill, S. 453, and request a new Committee be appointed, and the substitute motion was adopted.

Yeas 58; Nays 8.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Barton, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Crow, Daniels, Dial, Dixon, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Hammett, Harper (O), Harper (T), Hines, Johnson (R. G.), Johnson (Roy), Kennedy, Laird, Langford, McKee, McMillan, Minus, Moore, Nevett, Owens, Rains, Ray, Reed, Sandusky, Seibels, Shoemaker, Smith (C), Stewart, Turner, Turnham, Venable, Ward, Whatley, Williams, Wyatt and Zoghby.

—58

Nays:

Reps.: Kelley, Lewis, Naramore, Olive, Patton, Pegues, Sasser and Shavers.

—8

COMMITTEE APPOINTED

The Speaker appointed as a Committee on Conference on the part of the House Reps. Barton, Cooley and Kelley.

MOTION TO SUSPEND RULES AND PASS

Rep. Owens offered the motion to suspend the rules and pass the bill, S. 315 as amended.

CALL FOR VOICE VOTE LOST

The call for a voice vote by Rep. Johnson (Roy) was lost.

Yeas 15; Nays 66.

Yeas:

Reps.: Buskey, Hilliard, Holley, Holmes, Howard, Jackson, Johnson (Roy), Langford, Letson, Nevett, Rains, Reed, Smith (M), Turner and Wyatt.

—15

Nays:

Mr. Speaker, Adams (H), Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carter, Clark (G), Cobb, Cooley, Cosby, Crow, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Greer, Grimsley, Grouby, Hammett, Harper (O), Harper (T), Harvey, Hines, Kelley, Laird, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Ray, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—66

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bills and returns same herewith to the House:

H. 889. To designate the wild turkey as the official state game bird for the State of Alabama.

Also:

H. 96. To amend § 39-2-2 of the Code of Alabama 1975 to require competitive bidding on any contract for a public improvement involving an amount in excess of \$2,000.00 instead of \$500.00.

McDOWELL LEE,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 78. To make a supplemental appropriation to the Alabama State Bar, from the Bar Association Fund in the state treasury, for the fiscal year ending September 30, 1980, for the purposes of salaries and other expenses.

Also:

H. 305. To amend Sections 36-7-40 and 36-7-41, Code of Alabama, 1975, so as to increase from \$500.00 to \$750.00 the amount an employee shall be eligible to be reimbursed for job related moves or transfers.

Also:

H. 916. To amend Section 10 of Act No. 79-688, H. 540, 1979 Regular Session (Acts 1979, p. 1217), entitled "An Act Divesting the State Highway Department of certain county functions and duties in relation to roads and bridges in 'captive' counties, heretofore transferred to it, and revesting such functions in the county governing bodies of the captive counties; providing for the transfer of certain funds, equipment, property and material from the State Highway Department to the county governing bodies; and to provide for the effective date," so as to provide further for the alternative effective date of said act.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills and House Joint Resolution, to-wit:

H. 4. To make unlawful the obtaining or attempting to obtain public housing accommodations by means of false statement or other fraudulent scheme or device; to define "Public Housing"; to require notice of the act on applications for public housing accommodations; and to prescribe punishment for violation.

Also:

H. 13. To amend Section 40-23-4 of the Code of Alabama 1975, as amended, which relates to exemptions from state sales taxes so as to exempt certain sales of lubricating oil destined for out-of-state use from such taxes.

Also:

H. 170. To amend Section 40-23-4 of the Code of Alabama 1975, as amended, so as to exempt the gross receipts of sales from state nurseries of forest tree seed and seedlings; in addition to forest tree seed and seedlings grown for commercial timber and game food purposes, *Lespedeza bicolor* and other species of perennial plant seed and seedlings grown and produced for outplanting as a source of game food are also exempted from taxation on the gross receipts from sales thereof.

Also:

H. 384. To amend Sections 32-6-60, 32-6-61, and 32-6-65, Code of Alabama 1975, regarding the issuance of motor vehicle license plates, so as to extend the period of use of the present license tag, alter the distribution schedule, require machine prepared receipts, provide a fine for driving without a current plate, to capture the color of the motor vehicle in state and county records, and to repeal in part Section 40-12-10, Code of Alabama 1975.

Also:

H. 709. To amend Sections 40-4-5, 40-5-6, 40-5-14, 40-5-17, 40-7-19, 40-7-32 and 40-10-27, Code of Alabama 1975, relating to fees allowed tax assessors and/or tax collectors of this state for the following: for making demand on taxpayers for their list of property to be returned and for returns of property to "owner unknown", and for serving subpoenas for state witnesses or notices issued by order of the department of revenue or board of equalization; for making demand on delinquent taxpayers and for levy and sale of property; for the collection of delinquent taxes; for executing writs against the personal property of delinquent taxpayers who have left the county; for making demand against persons failing to make returns of taxable property; for making returns on escaped property; and for serving notice of delinquent property owners to show cause why a decree of sale should not be rendered; so as to increase the fees provided in said Sections, and to provide that all of the fees provided for in each of the sections amended by this act, when collected, shall be refunded to the fund or official paying the administrative costs of performing the functions for which said fees are provided.

Also:

H. J. R. 330. URGING THE BOARDS OF EDUCATION TO ADOPT A POLICY OF ALLOWING KINDERGARTENS TO HOLD TWO SESSIONS, ONE IN THE SPRING AND ONE IN THE FALL.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills and House Joint Resolution, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has acceded to the request of the House that the Committee on Conference on the disagreement of the two Houses on the Conference Report on the Senate Bill:

S. 453. To amend section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County, two judges for Cullman County, two judges for Marshall County, and to provide for the appointment of such additional district judges, and to provide for the appropriation for such additional district judges.

be discharged and a new Conference Committee appointed.

And the President and Presiding Officer of the Senate has appointed as new Committee on part of the Senate Messrs. Mitchem, deGraffenried, and Keener.

McDOWELL LEE,
Secretary.

S. 315 RESUMED

MOTION TO SUSPEND RULES ADOPTED

The question was then on the motion offered by Rep. Owens to suspend the rules in order to take up for passage the bill, S. 315, and the motion was adopted.

Yeas 81; Nays 20.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—81

Nays:

Reps.: Boles, Buskey, Cheatwood, Clark (W), Harrison, Hilliard, Holley, Holmes, Horn, Howard, Jackson, Johnson (Roy), Langford, Nevett, Rains, Shavers, Smith (M), Tucker, Turner and Wyatt.

—20

And the bill, S. 315 as amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 84; Nays 11.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, Lewis, McKee, McMillan, Manley, Minus, Moore, Naramore, Olive, Owens, Patton, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Tunham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—84

Nays:

Reps.: Boles, Buskey, Hilliard, Holley, Holmes, Horn, Howard, Johnson (Roy), Shavers, Smith (M) and Turner.

—11

REPORT OF STANDING COMMITTEE ON RULES

House of Representatives:

Your Standing Committee on Rules begs leave to report that it has carefully examined the Journal of the House for the thirtieth legislative day and finds the same to be correct.

LEIGH PEGUES,
Acting Chairman.

On motion of Rep. Manley, the reading at length of the Journal of the House for the thirtieth legislative day was dispensed with and the report of the Standing Committee on Rules was concurred in and adopted, and the Journal for the thirtieth legislative day was approved.

REPORT OF CONFERENCE COMMITTEE ON SENATE BILL 507

We, the Committee on Conference appointed to reconcile the difference between the two houses concerning Senate Bill 507, have met, considered the bill as substituted, and have agreed to the following report:

We recommend that the Senate of Alabama and the House of Representatives concur in and adopt the following:

The attached Substitute Bill for S. B. 507.

Respectfully submitted,
ANN BEDSOLE,

ALVIS NARAMORE,

JOE R. CAROTHERS, JR.,

Conferees on the part of the House.

HINTON MITCHEM,

RYAN deGRAFFENRIED, Jr.,

DEWEY WHITE, JR.,

Conferees on the part of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To adjust salaries of Alabama State Troopers to bring those salaries to a level equaling the compensation received by Alabama state law enforcement personnel of other state agencies; to appropriate money to implement this act and to repeal conflicting law.

Be It Enacted by the Legislature of Alabama:

Section 1. The Alabama State Personnel Department's records reveal that other law enforcement agencies of Alabama compensate their personnel at a much higher rate than the Department of Public Safety at the Trooper level as well as supervisory level. Recognizing the qualifications, training and duties of our law enforcement personnel of the Department of Public Safety equal or exceeds the requirement for other agencies of the State, the Legislature does hereby appropriate out of the general fund for the fiscal year beginning October 1, 1980, the sum of 2, 500,000.00 to implement this act.

Section 2. The State Personnel Department shall increase the salaries of the following classifications of employees within the Department of Public Safety:

- (a) Troopers—18 percent
- (b) Corporals—18 percent
- (c) Sergeants—18 percent
- (d) Lieutenants—18 percent
- (e) Captains—18 percent
- (f) Majors—18 percent

Section 3. The Director of the State Personnel Department shall revise the schedule of rates set forth in the pay plan for classes of employees enumerated in Section 2 subject to the merit system law to reflect this increase herein provided and shall certify the same to the State Comptroller who shall issue his warrants in accordance therewith; provided however, that anyone receiving a salary increase under the provisions of this act shall not receive a salary increase under House Bill 571.

Section 4. The provisions of this act are severable. If any part of the act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 5. All laws or parts of laws, general, local or special, in conflict with this act are hereby repealed.

Section 6. This act shall become effective on the beginning of the first state pay period beginning on or after October 1, 1980. It is specifically provided, however, that this act shall not affect the compensation of any officer or employee of any County even though the compensation of such officers was heretofore prescribed by a law, which based such compensation on or in some way related it to the compensation of one or more of the positions in the above listed classifications.

SENATE MESSAGE

On motion of Rep. Naramore, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two

Houses on the House amendment to the bill, S. 507, said report being set out in the above and foregoing Message from the Senate.

Yeas 79; Nays 2.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Bedsole, Bennett, Blake, Boles, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, McKee, McMillan, Manley, Minus, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Williams, Willis and Zoghby.

—79

Nays: Reps.: Gregg and Moore.

—2

And the bill, S. 507 as amended, was again read at length and passed.

Yeas 85; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Hines, Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Langford, McKee, McMillan, Manley, Minus, Naramore, Nevett, Olive, Pegues, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—85

MOTION TO SUSPEND RULES ADOPTED

On motion of Rep. Riddick, the rules were suspended in order to take up out of order the bill, S. 592.

Yeas 56; Nays 2.

Yeas:

Mr. Speaker, Adams (H), Albright, Barton, Blake, Bowling, Cabaniss, Carter, Cates, Cheatwood, Clark (G), Cobb, Coburn, Daniels, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grouby, Hall, Hammett, Harper (O), Harvey, Holley, Johnson (R. G.), Kelley, Laird, Letson, McKee, Manley, Minus, Naramore, Nevett, Olive, Ray, Reed, Riddick, Roberts, Sandusky, Seibels, Shavers, Shoemaker, Smith (J), Smith (M), Starkey, Trammell, Turner, Waggoner, Ward, Willis, Wyatt and Zoghby.

—56

Nays: Reps.: Pegues and Rains.

—2

And the bill:

S. 592. Relating to Class 3 municipalities; authorizing the governing body of any such municipality to adopt an alternate structure for any planning commission created pursuant to Section 11-52-3, Code of Alabama 1975, and providing for voting requirements for adoption or amendment of any plan, quorums, approval of subdivisions, and the passage of any question before the commission, other than the adoption or amendment of any plan where such alternate structure has been adopted.

Was read a third time at length and passed.

Yeas 72; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Gregg, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Johnson (R. G.), Kelley, Laird, Letson, McKee, Manley, Minus, Naramore, Nevett, Olive, Penry, Rains, Ray, Reed, Riddick, Roberts, Sandusky, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—72

Nay: Rep. Pegues.

—1

And the bill:

S. 405. To authorize county and municipal governments in Alabama to appropriate funds to Community Action Agencies.

Was read a third time at length and passed.

Yeas 58; Nays 1.

Yeas:

Reps.: Albright, Barton, Bedsole, Blake, Bowling, Buskey, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cosby, Crow, Daniels, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Harvey, Jackson, Johnson (R. G.), Kelley, Kennedy, Letson, Lewis, Minus, Naramore, Nevett, Penry, Rains, Ray, Roberts, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Smith (M), Stewart, Stout, Turner, Turnham, Venable, Waggoner, Warren, Williams, Willis and Wyatt.

—58

Nay: Rep. Dixon.

—1

And the bill:

S. 590. To amend Section 1 of Act No. 587, S. 659, Regular Session 1978 (Acts of Alabama 1978, p. 691) making an appropriation from the Alabama Special Educational Trust Fund to the Alabama Institute for the Deaf and Blind for capital outlay purposes so as to provide that certain funds may be transferred to the general fund of the Alabama Institute for the Deaf and Blind and may be expended for purposes other than capital outlay purposes.

Was read a third time at length and passed.

Yeas 72; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Bedsole, Blake, Bowling, Buskey, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (G), Clark (W), Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Minus, Moore, Naramore, Nevett, Olive, Payne, Pegues, Penry, Rains, Ray, Riddick, Roberts, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis and Wyatt.

—72

Nay: Rep. Holley.

—1

And the bill:

S. 54. To amend Section 36-27-23, Code of Alabama 1975, which provides for the general administration and responsibility for the proper operation of the state employees' retirement system, so as to provide further for said general administration and responsibility for proper operation.

Was read a third time at length and passed.

Yeas 74; Nays 0.

Yeas:

Reps.: Adams (C), Adams (H), Albright, Barton, Bedsole, Bennett, Blake, Bowling, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Harvey, Holley, Holmes, Howard, Johnson (R. G.), Kelley, Kennedy, Langford, Letson, McKee, Minus, Moore, Naramore, Nevett, Olive, Owens, Payne, Penry, Rains, Ray, Reed, Riddick, Roberts, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Whatley, Willis and Wyatt.

—74

MOTION TO SUSPEND RULES ADOPTED

On motion of Rep. Pegues, the rules were suspended in order to take up out of order the bill, S. 342.

Yeas 71; Nays 4.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Bowling, Cabaniss, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cosby, Crow, Dial, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, McKee, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Seibels, Shoemaker,

REGULAR SESSION
30th Day

2867

Smith (C), Smith (J), Smith (M), Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams and Willis.

—71

Nays: Reps.: Cooley, Hilliard, Letson and Turner.

—4

And the bill:

S. 342. (With Amendment): To amend Section 16-7-2 and Section 16-7-5, Code of Alabama, 1975, to expand the membership of the Alabama Educational Television Commission from five to seven persons, one to be from of the congressional districts of the State, and to confer upon the Commission power to operate a public radio station or stations.

The question was then on the adoption of the amendment reported by the Standing Committee on Ways and Means, said committee amendment being as follows:

Amend Senate Bill 342 as Substituted in the title on line 25 after the word "from" by inserting the word:

each

And the amendment was adopted.

Yeas 80; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Barton, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Harvey, Holley, Holmes, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Owens, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—80

Nay: Rep. Gregg.

—1

And the bill, S. 342 as amended, was read a third time at length and passed.

Yeas 78; Nays 1.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Amari, Bedsole, Blake, Bowling, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Johnson (R. G.), Kelley, Kennedy, Laird, Langford, Letson, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Nevett, Olive, Pegues, Penry, Rains, Ray, Reed, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—78

Nay: Rep. Gregg.

—1

MOTION TO SUSPEND RULES ADOPTED

On motion of Rep. Smith (J), the rules were suspended in order to take up out of order the bill, S. 116.

Yeas 69; Nays 0.

Yeas:

Reps.: Adams (C), Albright, Amari, Bedsole, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Cosby, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holmes, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, McKee, McMillan, Minus, Mitchell, Naramore, Nevett, Payne, Pegues, Penry, Ray, Reed, Riddick, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Warren, Whatley, Williams, Willis and Zoghby.

—69

And the bill:

S. 116. (With Amendment): To amend Section 43-3-1 of the Code of Alabama 1975, which provides for the descent and distribution of real estate of an intestate, so as to change the order of succession.

Was taken up.

The question was then on the adoption of the amendment reported by the Standing Committee on Judiciary, said committee amendment being as follows:

Amend Senate Bill 116, Section 1, sub-section "(2)", on page 1, line 32 of said bill, by striking the semicolon ; following the word intestate and inserting in lieu therefor a period .

Further amend Senate Bill 116, Section 1, sub-section "(2)", page 1, line 32 of said bill, by striking the words following the word intestate. which read:

provided that the surviving spouse shall not be entitled to take under this act if he or she has abandoned and lived continuously apart from the deceased for a period of time exceeding twelve calendar months immediately preceding the death of the intestate.

And the amendment was adopted.

Yeas 75; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Amari, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Holmes, Howard, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, McKee, McMillan, Minus, Moore, Naramore, Nevett, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—75

And the bill, S. 116, as thus amended, was read a third time at length and passed.

Yeas 69; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Cooley, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, McKee, Minus, Moore, Naramore, Nevett, Payne, Penry, Rains, Ray, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turnham, Venable, Ward, Warren, Whatley, Williams, Willis and Zoghby.

—69

And the bill:

S. 44. (With Amendment): To amend further Section 11-6-2 of the Code of Alabama 1975, as amended, which relates to the qualifications of county engineers, so as to provide further for the qualifications of the county engineer in certain counties of this state.

Was taken up.

The question then was on the adoption of the amendment reported by the Standing Committee on Local Government, said committee amendment being as follows:

Amend Page 2, Line 5, by adding the following at the end of the line: Wilcox, Jackson, DeKalb.

And the amendment was adopted.

Yeas 66; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Adams (H), Albright, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (T), Harvey, Holley, Holmes, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, McKee, McMillan, Minus, Moore, Naramore, Nevett, Payne, Penry, Ray, Reed, Riddick, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stout, Trammell, Turner, Turnham, Venable, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—66

AMENDMENT OFFERED

Rep. Blake offered the following amendment to the bill, S. 44 as amended:

Amend S. 44 as last amended as follows:

On page one in the Synopsis in lines 10 and 11 delete the words "Baldwin and Washington Counties" and insert in lieu thereof the words: certain counties

On page two in line 5 after the word "Etowah" add the word: St. Clair and Talladega

AMENDMENT ADOPTED

And the amendment was adopted.

Yeas 64; Nays 0.

Yeas:

Mr. Speaker, Adams (C), Bedsole, Bennett, Bowling, Buskey, Cabaniss, Carothers, Carter, Cates, Cheatwood, Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dial, Dixon, Edwards, Ford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hammett, Harper (T), Holley, Holmes, Johnson (Roy), Kelley, Kennedy, Laird, Letson, McKee, McMillan, Minus, Moore, Naramore, Nevett, Penry, Rains, Ray, Reed, Riddick, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Whatley, Williams, Willis and Wyatt.

—64

And the bill, S. 44, as thus amended, was read a third time at length and passed.

Yeas 64; Nays 3.

Yeas:

Mr. Speaker, Adams (C), Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Drinkard, Edwards, Ford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (T), Harvey, Holley, Howard, Johnson (Roy), Kelley, Kennedy, Laird, Letson, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Nevett, Penry, Rains, Ray, Riddick, Sandusky, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Whatley, Williams, Willis and Wyatt.

—64

Nays: Reps.: Johnson (R.G.), Lewis and Payne.

—3

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the Bill:

S. 453. To amend section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County, two judges for Cullman County, two judges for Marshall County, and to provide for the appointment of such additional district judges, and to provide for the appropriation for such additional district judges.

said Conference Report being in words and figures as follows:

REPORT ON CONFERENCE COMMITTEE ON SENATE BILL 453

We, the Committee on Conference appointed to reconcile the difference between the two Houses concerning Substitute for Senate Bill 453 have met, considered the matter, and agreed to the following report:

Conference Committee Substitute to Senate Bill 453 is attached

PARK BARTON,
STEVE COOLEY,
PHIL KELLEY,

Conferees on the House.

RYAN deGRAFFENRIED, JR.,

LARRY KEENER,

HINTON MITCHEM,

Conferees of the Senate.

A BILL
TO BE ENTITLED
AN ACT

To amend Section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County and to provide for the time of establishment of such judgeship No. 2 and for the election of such additional district judge.

Be It Enacted by the Legislature of Alabama:

Section 1. Section 12-17-61, Code of Alabama 1975, is hereby amended to read as follows:

"§ 12-17-61. Each county shall constitute a district and shall have one resident district judge, except that:

"(1) Baldwin, Madison, Etowah, Morgan, Talladega, Tuscaloosa and Walker Counties shall each have two resident district judges.

"(2) Montgomery County shall have three resident district judges.

"(3) Mobile County shall have four resident district judges.

"(4) Jefferson County shall have 12 resident district judges, who shall be nominated and elected in the manner provided by law for the nomination and election of circuit judges in the county. Three of such district judges shall serve in the Bessemer division and nine shall serve in the Birmingham division.

"(5) Calhoun and Cleburne Counties shall constitute a district and shall have three resident district judges who shall be elected and run at large from both counties.

"(6) Coosa and Clay Counties shall constitute a district and shall have one resident district judge who shall be elected and run at large from both counties."

Section 2. There is hereby created and shall be established immediately after the general election in 1980, the office of District Judgeship No. 2 of Tuscaloosa County, which shall be in addition to the one judgeship now existing. The existing judgeship shall be designated District Judgeship No. 1. The first judge of said additional District Judgeship No. 2 of Tuscaloosa County shall be elected at the general election in 1980 in the manner provided by law and such judge shall hold office until a successor has been elected at the next regular election for district judges and has qualified. Thereafter, successors shall be elected at the same time and for the same term prescribed by law for the other district judge.

Section 3. The judge of said District Judgeship No. 2 shall have and exercise all of the jurisdiction, powers, rights and authority and possess all the qualifications, perform all the duties, and be subject to the pains, obligations and penalties that other district judges may be subject to exercise and perform. The additional district judge provided for in this Act shall receive the same salary and supplements payable in the same manner as the existing district judge of Tuscaloosa County.

Section 4. There is hereby appropriated the sum of \$48,778 for the fiscal year 1980-81 from the general fund of Alabama for the support and maintenance of the office of District Judgeship No. 2 of Tuscaloosa County.

Section 5. The provisions of this Act are severable. If any part of the Act is declared invalid or unconstitutional, such declaration shall not affect the part which remains.

Section 6. All laws or parts of laws which conflict with this Act are hereby repealed.

Section 7. This Act shall become effective October 1, 1980, upon its passage and approval by the Governor, or upon its otherwise becoming a law.

And said Bill, S.B. 453, together with the Report of the Committee on Conference, is herewith sent to the House for its consideration.

McDOWELL LEE,
Secretary.

SENATE MESSAGE

On motion of Rep. Barton, the House concurred in and adopted the Report of the Committee on Conference on the disagreement of the two Houses on the House amendment to the bill, S. 453, said Report being set out in the above and foregoing Message from the Senate.

Yeas 76; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Albright, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Minus, Mitchell, Moore, Naramore, Olive, Payne, Penry, Rains, Ray, Reed, Riddick, Seibels, Shoemaker, Smith (C), Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Warren, Williams, Willis, Wyatt and Zoghby.

—76

Nay: Rep. Pegues.

—1

And the bill:

S. 453. To amend Section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County and to provide for the time of establishment of such judgeship No. 2 and for the election of such additional district judge.

As amended by the Report of the Committee on Conference, was again read at length and passed.

Yeas 75; Nays 2.

Yeas:

Mr. Speaker, Amari, Barton, Bedsole, Bennett, Blake, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Cosby, Crow, Daniels, Dixon, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holley, Howard, Johnson (R. G.), Johnson (Roy), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Manley, Minus, Mitchell, Moore, Naramore, Olive, Rains, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Waggoner, Warren, Williams, Willis, Wyatt and Zoghby.

—75

Nays: Reps.: Pegues and Smith (C).

—2

MOTION TO SUSPEND RULES LOST

The motion offered by Rep. Gafford to suspend the rules in order to take up out of order the bill, S. 331, was lost, lacking a four-fifths vote.

Yeas 24; Nays 10.

Yeas:

Reps.: Adams (C), Albright, Amari, Bennett, Blake, Bowling, Cabaniss, Cates, Cobb, Gafford, Harper (O), Hilliard, Johnson (R. G.), Kelley, Kennedy, Letson, Lewis, Naramore, Nevett, Reed, Seibels, Stewart, Turnham and Waggoner.

—24

Nays:

Reps.: Cheatwood, Cosby, Howard, Laird, Moore, Olive, Payne, Pegues, Trammell and Whatley.

—10

PRESENCE OF A QUORUM ASCERTAINED

The presence of a quorum was questioned and the Speaker directed the Clerk to ascertain if there was a quorum present.

The Clerk reported that there was a quorum present.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 15. Relating to controlled substances; making it unlawful to knowingly sell, manufacture, deliver, bring into the state, or knowingly be in actual or constructive possession of specified amounts of certain controlled substances or mixtures containing certain controlled substances; prescribing mandatory fines and mandatory minimum terms of imprisonment; and providing for reduction or suspension of sentences under certain circumstances.

Also:

H. 557. To repeal Act No. 614, H. 1117, 1978 Regular Session (Acts 1978, p. 872), entitled, "An Act To increase the salaries of certain officials of Cullman County and to provide for the manner of their payment."

McDOWELL LEE,
Secretary.

MOTION TO SUSPEND RULES ADOPTED

On motion of Rep. Dixon, the rules were suspended in order to take up out of order the bill, S. 414.

Yeas 63; Nays 4.

Yeas:

Mr. Speaker, Adams (H), Amari, Bedsole, Bennett, Blake, Boles, Bowling, Cabaniss, Carter, Cates, Clark (G), Clark (W), Cobb, Coburn, Crow, Daniels, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, Minus, Moore, Naramore, Owens, Payne, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (C), Smith (J), Smith (M), Stewart, Stout, Trammell, Turnham, Venable, Waggoner, Ward, Warren, Willis, Wyatt and Zoghby.

—63

Nays: Reps.: Cooley, Holley, Howard and Pegues.

—4

And the bill:

S. 414. (With Amendments): To establish the Alabama Perinatal Health Act; to define perinatal; to provide that such perinatal care programs are designed to reduce infant mortality and handicapping conditions; to provide that such programs shall be based on the levels of care concept of regionalization; to provide cooperation between state, local and private health care services for the purposes of low cost prevention-oriented perinatal care; to provide that the Bureau of Maternal and Child Health under the supervision of the State Board of Health, the State Health Planning and Development Agency, the State Health Coordinating Council, the Health Systems Agencies, the Alabama Council on Maternal and Infant Health and the Regional and State Perinatal Advisory Committee shall develop certain plans or programs relative to perinatal care; to prescribe certain responsibilities and authority for the said agencies and the State Board of Health and other state agencies; to provide for the manner of allocation of certain funds and the purposes therefor.

Was taken up.

The question was then on the adoption of the amendment No. 1 reported by the Standing Committee on Health, said committee amendment being as follows:

Amend S.B. 414, by striking the word supervision and inserting in lieu thereof the word direction on page 1, line 16; page 2, line 9, page 2, Section 3, line 35; page 3, Section 4, line 21, page 3, Section 5, line 27.

And the amendment was adopted.

Yeas 75; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Amari, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holmes, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Minus, Moore, Naramore, Owens, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—75

Nay: Rep. Holley.

—1

The question was then on the adoption of the amendment No. 2 reported by the Standing Committee on Health, said committee amendment being as follows:

Amend S. B. 414, on page 4, line 12, by striking Section 8 in its entirety and substituting in lieu thereof the following:

All laws or parts of laws which conflict with this Act are hereby repealed with the exception of those listed in Title 22, Code of Alabama, 1975, and any other public health laws relating to the State and County Health Departments.

And the amendment was adopted.

Yeas 75; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Amari, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holmes, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Minus, Moore, Naramore, Owens, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—75

Nay: Rep. Holley.

The question was then on the adoption of the amendment No. 3 reported by the Standing Committee on Health, said committee amendment being as follows:

Amend S. B. 414, on page 3, Section 5, line 31, by adding after the period (.) the following:

No funds of the State Department of Public Health shall be used for the cost of any reports or any function of any of the committees named in Section 3.

And the amendment was adopted.

Yeas 75; Nays 1.

Yeas:

Mr. Speaker, Adams (H), Amari, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dial, Dixon, Drinkard, Edwards, Ford, Gafford, Gilmer, Goodwin, Greer, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Holmes, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Minus, Moore, Naramore, Owens, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Stout, Trammell, Turner, Turnham, Venable, Ward, Warren, Whatley, Willis, Wyatt and Zoghby.

—75

Nay: Rep. Holley.

—1

And the bill, S. 414, as thus amended, was read a third time at length and passed.

Yeas 76; Nays 2.

Yeas:

Mr. Speaker, Albright, Amari, Bedsole, Bennett, Blake, Boles, Bowling, Buskey, Cabaniss, Campbell, Carothers, Carter, Cates, Cheatwood, Clark (G), Clark (W), Cobb, Coburn, Cooley, Crow, Daniels, Dixon, Drinkard, Ford, Gafford, Gilmer, Goodwin, Greer, Grimsley, Grouby, Hall, Hammett, Harper (O), Harper (T), Harvey, Johnson (R. G.), Kelley, Kennedy, Laird, Letson, Lewis, McKee, McMillan, Minus, Moore, Naramore, Nevett, Owens, Payne, Pegues, Penry, Rains, Ray, Reed, Riddick, Sandusky, Sasser, Seibels, Shoemaker, Smith (J), Smith (M), Starkey, Stewart, Trammell, Turner, Turnham, Venable, Waggoner, Ward, Warren, Whatley, Williams, Willis, Wyatt and Zoghby.

—76

Nays: Rep. Adams (H), and Holley.

—2

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolutions, your signature thereto is requested:

S. 15. Relating to controlled substances; making it unlawful to knowingly sell, manufacture, deliver, bring into the state, or knowingly be in actual or constructive possession of specified amounts of certain controlled substances or mixtures containing certain controlled substances; prescribing mandatory fines and mandatory minimum terms of imprisonment; and providing for reduction or suspension of sentences under certain circumstances.

Also:

S. 57. To amend Section 31-2-92, Code of Alabama 1975, to allow for the institution of courts-martial proceedings after the expiration of the duty assignment during which the office occurred.

Also:

S. 126. To allow recipients to retain for their own use unsolicited merchandise received through the mails or by common carrier.

Also:

S. 139. To provide for an Insurance Guaranty Association so as to avoid financial loss to claimants or policyholders because of the insolvency of an insurer; to provide for definitions; to provide for a Board of Directors and powers and duties of the Association; to provide for the powers and duties of the Commissioner; to provide for certain tax exemptions and immunity and to provide for termination procedures and distribution of funds.

To provide for an Insurance Guaranty Association so as to avoid financial loss to claimants or policyholders because of the insolvency of any insurer; to provide for definitions; to provide for a Board of Directors and powers and duties of the Association; to provide for powers and duties of the Commissioner; to provide for certain tax exemptions and immunity, to provide for termination procedures and distribution of funds, to afford preferred creditor status and to provide immediate access to the assets of an insolvent insurer.

Also:

S. 210. To amend Title 11, Code of Alabama, 1975 relating to the creation, composition, duties and authority of the county commissions of Alabama; and to specifically amend the following sections: § 11-3-1, relating to creation, composition, election and term of commissioners; § 11-3-4, relating to compensation of commissioners; § 11-3-7, relating to the quorum for county commission meetings; § 11-3-9, relating to special meetings of the county commission; § 11-3-18, relating to proceedings at meetings of the county commission; § 11-3-19, relating to the appointment of a special clerk; § 11-3-20, relating to the determination of matters where the county commission is divided, prescribing duties for the chairman of the county commission; § 11-4-23(5), relating to the treasurer providing a statement of moneys received; § 11-10-2, relating to tax anticipation loans; § 11-12-4, relating to claims and demands against the county; § 11-12-13, relating to lights and fuel for sessions of court and county commission; § 11-14-2, relating to custody of county property; § 11-14-9, relating to custody and maintenance of the courthouse; § 11-14-19, relating to special meetings of the county commission to make appropriations for jail; and § 11-14-22, relating to the examination of jails.

Also:

S. 252. To amend Section 36-25-35 36-26-35 of the Code of Alabama 1975 relating to the annual leave of state employees so as to further provide that annual leave shall be based on years of total service.

Also:

S. 354. To promote the conservation of the state's petroleum resources and to encourage the use of alternative motor fuels, and to accomplish such measures by offering a tax incentive in the form of a reduced rate of taxation on the motor fuel known as "gasohol," as defined herein.

Also:

S. 383. To permit the possession of certain quantities of state untaxed alcoholic beverages purchased on federal military installations by eligible active duty, reserve, and retired military members and their dependents for private use; to prohibit the keeping, storing or possession of such alcoholic beverages in the passenger area of any vehicle, or in the view of any passenger; to make it unlawful to sell or offer for sale such state untaxed alcoholic beverages to anyone not authorized to purchase such beverages himself or to possess in excess of the quantity permitted; and to make the violation of such restrictions on sale and possession of excess quantities a misdemeanor and to set the penalties therefor.

Also:

S. 505. To amend Section 22-51-8 of the Code of Alabama 1975, relating to boards of directors of regional mental health facilities, so as to provide further for the composition of such boards.

Also:

S. 557. To repeal Act No. 614, H. 1117, 1978 Regular Session (Acts 1978, p. 872), entitled, "An Act To increase the salaries of certain officials of Cullman County and to provide for the manner of their payment."

Also:

S. 591. To amend further Act No. 470, H. 592 of the regular session of 1939, approved September 15th, 1939, (local acts, 1939, page 298), and amended by Act No. 684 Regular Session of 1976 which creates and establishes the County-wide Civil Service System in Mobile County, so as to provide for an expense allowance and compensation for the members of the Personnel Board, and to provide for equal promotional opportunity for entry level unskilled laborers who have been employed in a jurisdiction for a minimum of six (6) months.

Also:

S. 610. To amend Section 1 of Act No. 710, H. 102 (1967 Regular Session) (Acts 1976 p. 990) an act providing for the minimum compensation for all Deputy Sheriffs in counties having a population of not less than 300,000 nor more than 500,000 according to the last or any subsequent federal census in the State of Alabama.

Also:

S. 627. To provide for restitution to victims of crimes by offenders; imposes penalties for default on payment by offenders; and provides for local restitution centers to be under the supervision of the State Board of Pardons and Paroles.

Also:

S. J. R. 54. Changing the name of "Medical Services Administration" to Medicaid Agency.

Also:

S. J. R. 218. CONGRATULATING JOE BRUNO, OUTSTANDING BUSINESS AND HUMANITARIAN, ON HIS LATEST HONOR, THE HORATIO ALGER AWARD.

Also:

S. J. R. 226. COMMENDING MR. CHARLES MACK STOKES UPON HIS RETIREMENT FROM AUBURN UNIVERSITY'S DEPARTMENT OF AGRICULTURAL ENGINEERING.

Also:

S. J. R. 227. COMMENDING TROY STATE UNIVERSITY GOLF TEAM.

Also:

S. 8. To amend Section 32-10-8 of the Code of Alabama 1975, so as to require the social security number of drivers involved in accidents or charged with a moving vehicle violation on the uniform accident report form or citation.

Also:

S. 91. To amend Section 11-54-87 of the Code of Alabama 1975, relating to municipal industrial development boards, so as to provide that such a board may use proceeds from the sale of its bonds (whether heretofore or hereafter issued) for payment of certain interest on such bonds any may, subject to the other provisions of said Section 11-54-87, locate a project or part thereof outside the corporate limits but within the police jurisdiction of another city or town in this state without the consent of the governing body of such other city or town if such project or part thereof to be located outside the corporate limits but within the police jurisdiction of such other city or town consists principally or solely of facilities for or useful in the control, reduction, abatement or prevention of pollution of air or water or both.

Also:

S. 196. To amend Section 25-4-16, Section 25-4-74, Section 25-4-78, Section 25-4-91, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act to redefine "wages" to include back pay awards; to distribute such payments over the period covered by such payments; to describe the effect receipt of such payments shall have on the receipt of benefits and to permit a claim to be reopened and redetermined after the end of the benefit year if the original determination was based upon false or misrepresented information.

Also:

S. 213. To amend further sections 36-32-1 through 36-32-8 and section 36-32-11, Code of Alabama 1975, relating to the fire fighters' personnel standards and education commission, so as to provide further for the organization, powers and duties of such commission.

Also:

S. 339. To provide for a minimum salary for certain probate judges.

Also:

S. 529. To amend Sections 36-18-1 through 36-18-4, Code of Alabama 1975, which establish and provide for the duties of the office of State Toxicologist, so as to provide further for the duties and rename the office.

Also:

S. 357. To authorize and provide for the incorporation of the Alabama Housing Finance Authority for the purpose of making available at lower interest rates funds for the financing of single and multi-family dwelling units for low and moderate income families; to provide for the members, officers and directors of the Authority; to provide for the powers, authorities and duties of the Authority and its board of directors; to provide for the

appointment of a committee advisory to the board of directors; to authorize the Authority to purchase notes and other instruments evidencing indebtedness secured by mortgages, deeds of trust, and other instruments granting security interests in such single and multi-family dwelling units for low and moderate income families and to make loans to mortgage lenders for making such loans; to authorize the Authority to foreclose such mortgages, deeds of trust, or other security interests and exercise all other rights in the enforcement thereof and in realizing upon the security provided thereby; to authorize the Authority to make contracts with others for the origination and servicing of such loans represented by notes or other instruments evidencing such loans; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable out of the revenues and property of the Authority; to provide that such securities shall constitute negotiable instruments; to provide that such securities may be secured by a pledge of the revenues from which they are payable, by contracts binding the Authority to the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on property of the Authority; to provide for the employment by the Authority of such employees and agents as its business may require; to provide for the taking out by the Authority of various types of insurance and the creation of various reserves; to provide for the investment of the funds of the Authority; to authorize the sale or conveyance by the Authority of any of its properties; to provide for the use of the proceeds of any such securities issued by the Authority; to provide for the refunding of securities theretofore issued by the Authority; to provide that the Authority may not issue bonds (other than refunding bonds) subsequent to December 31, March 31, 1982, except as authorized by Act of the Legislature regularly enacted into law; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for various governmental bodies and fiduciaries; to provide for the applicability of certain provisions of the Alabama Uniform Commercial Code to certain transactions entered into by the Authority; to exempt the property and income of the Authority and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust, assignments and other instruments to which the Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to judges of probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from all laws of the State requiring competitive bids for contracts to be entered into by public corporations; to exempt the Authority from the supervision and control of any State agency; to provide for the disposition of the earnings, if any, of the Authority; and to provide that members of the board of directors of the Authority shall disclose potential conflicts of interest and refrain from participating in actions or proceedings in which they have an interest.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolutions, the titles of which are set out in the above and foregoing Message from the Senate.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bills, to-wit:

H. 19. To amend Section 17-6-1 of the Code of Alabama 1975 relating to election officers so as to exclude members of a candidate's immediate family or any member of a candidate's political committee as prescribed by Section 17-22-5 of the Code of Alabama 1975 from serving as poll workers or election officials.

Also:

H. 151. To provide for a State Parent Locator's office in the Department of Pensions and Security for the location of absent parents who fail to support their children, and to define certain duties of said office.

Also:

H. 179. To amend § 27-27-40 so that both stock and mutual insurers shall be treated equally and in the same manner, with the use of surplus notes, to prohibit the value of surplus notes to be the single standard in valuing assets.

Also:

H. 262. To require reimbursement to the municipality or county and state which expended public funds for the training of law enforcement officers if such officers are employed by another state, county or municipal agency within twelve months after completion of the training; establishing procedures.

Also:

H. 417. To provide that any person who held a classified merit or civil service position that was relinquished to accept a non-merit appointment within the same agency shall be returned to permanent status in the relinquished classification if that person so chooses.

Also:

H. 578. To amend Section 5 of Act No. 79-688, H. 540, Regular Session 1979 (Acts 1979, p. 1217), which act divests the state highway department of certain duties relating to the construction, maintenance and repair of public roads in certain counties previously known as "captive counties" and its employees therein, and which reverts such duties in the respective county governing bodies, so as to authorize certain persons who are transferred from state employment to elect, at their discretion, to either be paid for their accumulated sick leave as is provided in Section 36-26-36, Code of Alabama 1975, or to transfer such amounts equal to accumulated sick leave to their respective county retirement systems if available; and to provide for the county governing body to hold such funds in trust for the options of payment or use.

Also:

H. 622. Relating to absentee voting; to alter the procedure for same; to provide further for absentee voting by physically disabled persons and election officers; to prescribe a form for absent voter oaths; to provide further for receiving and counting absentee ballots; to prohibit certain acts and provide penalties therefor; to increase penalties for certain existing crimes; and for such purposes to amend Code of Alabama 1975, Sections 17-10-4, 17-10-5, 17-10-6, 17-10-7, 17-10-8, 17-10-9, 17-10-10, 17-10-11, 17-10-12 and 17-10-17.

Also:

H. 605. To amend sections 40-9-19 and 40-9-21 of the Code of Alabama 1975, relating to homestead exemptions and an ad valorem tax exemption on the principal residences of totally disabled persons or persons 65 years of age or older, so as to prescribe further the amount of exemption and the amount of acreage allowed for such exemption.

Also:

H. 1033. To establish the Office of State Planning and Federal Programs; to provide for the efficient coordination of and cooperation in the programs of the various governmental agencies, political subdivisions of the state, private groups and institutions, as required by OMB Circulars A-95 and 102 engaged within this state in promoting the human, economic and physical resources of the state or in the several regions or areas thereof; to provide for the efficient and coordinated procurement and use by state governmental agencies, political subdivisions of the state, instrumentalities, and institutions of loans, grants, and other forms of assistance from the federal government; to provide for the appointment of the Director of the Office of State Planning and Federal Programs and the employees of the Office of State Planning and Federal Programs; to define the powers and duties of the Office of State Planning and Federal Programs; to provide for the compensation and benefits of said employees; to transfer to the Office of State Planning and Federal Programs all functions, powers, authority and duties and all the books, records, supplies, equipment, personnel, and property and assets of whatsoever nature, heretofore had, exercised, used or employed by the Alabama Development Office in the pursuit of the functions herein delineated, including: 1) state planning and programming; 2) proposing or designating areas for the purposes of administering programs which receive aid under federal acts in various political subdivisions or regions; and 3) area-wide planning, review and advise on projects, coordination, and informational services for state and federal grant-in-aid programs; to specifically state the legislative intent is to maintain and retain all the powers, duties, responsibilities, personnel, property and assets of whatsoever nature, not involved in federal programs and federal grants and federal assistance, in the Alabama Development Office, and in the director of the Alabama Development Office, as the case may be, and that Alabama Development Office shall retain all of its authority, powers, duties, responsibilities, and functions for industrial development; to prescribe that the governor shall have certain duties, powers, and responsibilities therefor; to repeal all laws and parts of laws in conflict with this act.

Also:

H. 698. To establish a student assistance program in the State of Alabama to be known as the Alabama Guaranteed Student Loan Program,

which will guarantee loans made by approved lenders to residents of Alabama who are attending or plan to attend eligible institutions in the State or elsewhere, for the purpose of assisting them in meeting educational expenses; to set forth legislative findings and purposes underlying the Program; to designate the Alabama Commission on Higher Education to administer the program; to vest the Alabama Commission on Higher Education with the powers and duties reasonably needed for the effective implementation and administration of the Program; to provide for periodic auditing of approved institutions; to provide a penalty for false statements or misrepresentation in connection with the program; to establish continuance of the Program; to designate the Attorney General as legal counsel for the Program; to authorize a total sum of no more than Two Hundred and Fifty Thousand Dollars (\$250,000.00) to be transferred from the Alabama Student Assistance Program; to provide for severability; to repeal conflicting laws; and to provide an effective date.

Also:

H. 96. To amend § 32-2-2 of the Code of Alabama 1975 to require competitive bidding on any contract for a public improvement involving an amount in excess of \$2,000.00 instead of \$500.00.

Also:

H. 889. To designate the wild turkey as the official state game bird for the State of Alabama.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILLS

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bills, the titles of which are set out in the above and foregoing report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill and House Joint Resolution, to-wit:

H. 1034. To abolish the state industrial board and to transfer certain of its powers, duties, functions and authority, together with records, property and funds and assets of whatsoever nature, to the Alabama industrial development advisory board; to create the Alabama industrial development advisory board and to provide for the powers, authority, appointment, terms, removal from office, and compensation of the members of such board; to provide that the board will consist of nine members at-large, appointed by the governor who shall be the chairman thereof; to provide that the board shall advise and consult with the governor and director of Alabama development office relative to industrial and commercial development and programs therefor, including facilitation of foreign investment within the state; to transfer to the Alabama industrial development advisory board those duties

and powers prescribed in Section 41-9-183 of the Code of Alabama, 1975, except those prescribed for the office of state planning and federal programs by legislative act; to amend Section 41-9-184 of the Code of Alabama, 1975, relating to the bureau of publicity and information, so as to require the director to cooperate in matters of economic expansion and promotion with the Alabama industrial development advisory board and the director of Alabama development office; and to repeal conflicting laws.

Also:

H. J. R. 341. NAMING THE INDUSTRIAL TRAINING CENTER NEWLY CONSTRUCTED AT BESSEMER STATE TECHNICAL COLLEGE, "MILLSAP INDUSTRIAL TRAINING CENTER".

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL AND HOUSE JOINT RESOLUTION

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill and House Joint Resolution, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

REPORT OF THE STANDING COMMITTEE ON RULES ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill, to-wit:

H. 306. To amend Sections 25-4-132 and 25-4-133, Code of Alabama 1975, as last amended, relating to the Alabama Unemployment Compensation Act, to increase the rate of interest on delinquent contributions from 1% to 1½% and authorize the director to establish by regulation, and assess in accordance therewith, a penalty against any employer who fails to pay contributions on or before established due dates, and a penalty of not more than \$500 against any employer who fails, within the time prescribed, to file any reports required by law, rule or regulation.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL

The Speaker of the House, in the presence of the House, immediately after the title had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill, the title of which is set out in the above and foregoing report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bills:

S. 116. To amend Section 43-3-1 of the Code of Alabama 1975, which provides for the descent and distribution of real estate of an intestate, so as to change the order of succession.

Also:

S. 342. To amend Section 16-7-2 and Section 16-7-5, Code of Alabama, 1975, to expand the membership of the Alabama Educational Television Commission from five to seven persons, one to be from each of the congressional districts of the State, and to confer upon the Commission power to operate a public radio station or stations.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the House amendment to the following Senate Bill:

S. 414. To establish the Alabama Perinatal Health Act; to define perinatal; to provide that such perinatal care programs are designed to reduce infant mortality and handicapping conditions; to provide that such programs shall be based on the levels of care concept of regionalization; to provide cooperation between state, local and private health care services for the purposes of low cost prevention-oriented perinatal care; to provide that the Bureau of Maternal and Child Health under the direction of the State Board of Health, the State Health Planning and Development Agency, the State Health Coordinating Council, the Health Systems Agencies, the Alabama Council on Maternal and Infant Health and the Regional and State Perinatal Advisory Committee shall develop certain plans or programs relative to perinatal care; to prescribe certain responsibilities and authority for the said agencies and the State Board of Health and other state agencies; to provide for the manner of allocation of certain funds and for the purposes therefor.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has concurred in and adopted the following House Joint Resolution and returns same herewith to the House:

H. J. R. 325. COMMENDING THE UNIVERSITY OF MONTEVALLO FOR INITIATING A MODEL ENERGY CONSERVATION PROGRAM.

Also:

H. J. R. 345. COMMENDING THE TROY STATE BASEBALL TEAM ON ITS OUTSTANDING SEASON.

McDOWELL LEE,
Secretary.

MESSAGE FROM THE SENATE

Mr. Speaker:

The Senate has passed the following House Bill and returns same herewith to the House:

H. 669. To amend Section 13, paragraph 52 of Title 16, Code of Alabama, 1975 to provide that a minimum of 75 days shall constitute the first four scholastic months.

McDOWELL LEE,
Secretary.

REPORT OF THE STANDING COMMITTEE ON RULES
ON ENROLLED AND ENGROSSED BILLS

Mr. Speaker:

Your Standing Committee on Rules begs leave to report that it has examined the following House Bill and House Joint Resolutions, to-wit:

H. 669. To amend Section 13, paragraph 52 of Title 16, Code of Alabama, 1975 to provide that a minimum of 75 days shall constitute the first four scholastic months.

Also:

H. J. R. 325. COMMENDING THE UNIVERSITY OF MONTEVALLO FOR INITIATING A MODEL ENERGY CONSERVATION PROGRAM.

Also:

H. J. R. 345. COMMENDING THE TROY STATE BASEBALL TEAM ON ITS OUTSTANDING SEASON.

And finds same correctly enrolled.

LEIGH PEGUES,
Acting Chairman.

SIGNING OF BILL AND HOUSE JOINT RESOLUTIONS

The Speaker of the House, in the presence of the House immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Bill and House Joint Resolutions, the titles of which are set out in the above and foregoing Report of the Standing Committee on Rules.

MESSAGE FROM THE SENATE

Mr. Speaker:

The President and Presiding Officer of the Senate having signed the following Senate Bills and Senate Joint Resolution, your signature thereto is requested:

S. 258. To amend Section 12-17-251, Code of Alabama 1975, to allow persons who were serving as full-time magistrates or warrant clerks on September 1, 1976, to issue search warrants.

Also:

S. 540. To provide a 16% increase in the state compensation payable to certain personnel in public education.

Also:

S. 508. To amend Section 41-5-24, Code of Alabama 1975, which provides for the disposition of money received by the Department of Examiners of Public Accounts, so as to permit the Department to receive and retain monies and grants from the federal government.

Also:

S. J. R. 239. CREATING A JOINT LEGISLATIVE COMMITTEE ON APPORTIONMENT ACCORDING TO THE 1980 UNITED STATES CENSUS, AND REPEALING ACT NO. 340, H.J.R. 88, 3rd SPECIAL SESSION 1971 (ACTS 1971, P. 4652).

Also:

S. 467. To authorize and make provision for the incorporation of the Alabama Agricultural Development Authority; to provide for the directors of the Authority and their compensation; to provide for the powers, authorities and duties of the Authority and its board of directors; to establish a Legislative Oversight Committee and to provide for the appointment of its members and the payment of their expenses; to authorize the Authority to make loans to others for the purpose of acquiring, by purchase, construction or otherwise, land, any building or other improvement thereon or thereto, and any personal properties necessary or suitable for use in farming, ranching, the production of agricultural commodities (including the products of aquaculture and silvaculture) or the treating, processing or storing of such agricultural commodities when such activities are customarily engaged in by farmers as a part of farming, such loans to be secured or evidenced by such mortgages, deeds of trust, notes, debentures, bonds or other secured or unsecured evidences of indebtedness as the board of directors of the Authority may determine; to purchase or to make commitments to purchase mortgages, deeds of trust, notes, bonds or other secured or unsecured debt obligations or portions thereof or participations therein, executed by the obligors thereon to obtain funds with which to acquire, by purchase, construction or otherwise, reconstruct or improve such facilities; to authorize the Authority to contract with others to originate or service any loans made by it or mortgages or other instruments purchased by it; to authorize the Authority to foreclose such mortgages or other instruments, sell the equity of redemption in such security interests and purchase the equity of redemption of the grantor of the said security interests; to authorize the Authority to receive and accept aid or contributions for furtherance of any of its purposes; to authorize the Authority to collect fees and charges in connection with its activities; to authorize the Authority to sell at public or private sale, with or without public bidding, any mortgage or other instrument held by it; to authorize the Authority to procure various types of insurance and guarantees; to authorize the Authority to borrow money for any of its corporate purposes; to provide for the issuance by the Authority for any of its corporate purposes of interest-bearing revenue bonds and other interest-bearing securities, payable solely out of the revenues and receipts derived from or referable to loans made by the Authority, any mortgages or other instruments purchased by the Authority, and from any of its other property; to provide that such securities shall, under certain circumstances, constitute negotiable instruments; to provide that

such securities may be secured by a pledge of the revenues and receipts from which they are payable, by contracts binding the Authority for the proper application of its revenues and of the proceeds of such securities, and by mortgages and deeds of trust and trust indentures on the property out of the revenues from which such securities are payable; to provide for the use of the proceeds of any securities issued by the Authority; to provide for the refunding, by the issuance of such securities of the Authority, of securities theretofore issued or obligations theretofore assumed by it; to provide that such securities issued and contracts entered into by the Authority pursuant to this Act shall not constitute or create a debt of the State; to make the securities issued by the Authority eligible investments for fiduciaries; to make the securities issued by the Authority eligible securities which may be given as security for the deposit of State funds; to provide for the employment by the Authority of such officers, employees and agents as its business may require; to provide for the investment of funds of the Authority; to authorize the Authority to enter into contracts for the management of any of its properties; to authorize the sale or conveyance, with or without consideration, by the Authority of any of its properties; to exempt the property and income of the Authority, and all securities issued by the Authority and the income from such securities, and conveyances, leases, mortgages and deeds of trust to which any such Authority is a party, from all taxation in the State; to exempt the Authority from all taxes, including license and excise taxes, levied by any county, municipality, or other political subdivision of the State, and to exempt the Authority from payment of certain charges to Judges of Probate; to exempt the Authority from all laws of the State governing usury or prescribing or limiting interest rates; to exempt the Authority from the supervision and control of State agencies, in particular the State Department of Finance; to provide that the directors, officers and employees of the Authority shall be subject to the Alabama Ethics Law and to the rules and promulgations by the Alabama Ethics Commission; and to provide for the dissolution of the Authority and the disposition of its property.

Also:

S. 315. To make annual appropriations for the support, maintenance and development of public education in Alabama and for debt service and capital improvements for the fiscal year ending September 30, 1981.

Also:

S. 54. To amend Section 36-27-23, Code of Alabama 1975, which provides for the general administration and responsibility for the proper operation of the state employees' retirement system, so as to provide further for said general administration and responsibility for proper operation.

Also:

S. 590. To amend Section 1 of Act No. 587, S. 659, Regular Session 1978 (Acts of Alabama 1978, p. 691) making an appropriation from the Alabama Special Educational Trust Fund to the Alabama Institute for the Deaf and Blind for capital outlay purposes so as to provide that certain funds may be transferred to the general fund of the Alabama Institute for the Deaf and Blind and may be expended for purposes other than capital outlay purposes.

Also:

S. 592. Relating to Class 3 municipalities; authorizing the governing body of any such municipality to adopt an alternate structure for any planning commission created pursuant to Section 11-52-3, Code of Alabama 1975,

and providing for voting requirements for adoption or amendment of any plan, quorums, approval of subdivisions, and the passage of any question before the commission, other than the adoption or amendment of any plan where such alternate structure has been adopted.

Also:

S. 405. To authorize county and municipal governments in Alabama to appropriate funds to Community Action Agencies.

Also:

S. 116. To amend Section 43-3-1 of the Code of Alabama 1975, which provides for the descent and distribution of real estate of an intestate, so as to change the order of succession.

Also:

S. 342. To amend Section 16-7-2 and Section 16-7-5, Code of Alabama, 1975, to expand the membership of the Alabama Educational Television Commission from five to seven persons, one to be from each of the congressional districts of the State and to confer upon the Commission power to operate a public radio station or stations.

Also:

S. 453. To amend Section 12-17-61, Code of Alabama 1975, relating to the number of district court judges, so as to provide two district court judges for Tuscaloosa County and to provide for the time of establishment of such judgeship No. 2 and for the election of such additional district judge.

Also:

S. 414. To establish the Alabama Perinatal Health Act; to define perinatal; to provide that such perinatal care programs are designed to reduce infant mortality and handicapping conditions; to provide that such programs shall be based on the levels of care concept of regionalization; to provide cooperation between state, local and private health care services for the purposes of low cost prevention-oriented perinatal care; to provide that the Bureau of Maternal and Child Health under the supervision direction of the State Board of Health, the State Health Planning and Development Agency, the State Health Coordinating Council, the Health Systems Agencies, the Alabama Council on Maternal and Infant Health and the Regional and State Perinatal Advisory Committee shall develop certain plans or programs relative to perinatal care; to prescribe certain responsibilities and authority for the said agencies and the State Board of Health and other state agencies; to provide for the manner of allocation of certain funds and the purposes therefor.

McDOWELL LEE,
Secretary.

SIGNING OF SENATE BILLS AND SENATE JOINT RESOLUTION

The Speaker of the House, in the presence of the House, immediately after the titles had been publicly read by the Clerk, the reading at length having been dispensed with by a two-thirds vote of a quorum present, signed the Senate Bills and Senate Joint Resolution, the titles of which are set out in the above and foregoing Message from the Senate.

CERTIFICATE OF CLERK

To The House of Representatives:

I hereby certify that the House Joint Resolutions and House Bills hereinafter mentioned were delivered to the Executive Department on the date and hour named and that I hold the receipt of the Executive Department for same.

Delivered to the Governor at 11:30 A.M. on May 19, 1980.

H. 36

Delivered to the Governor at 12:05 P.M. on May 19, 1980.

H. 935

H. J. R. 289

Delivered to the Governor at 3:45 P.M. on May 19, 1980.

H. 98

H. 204

H. 261

H. 458

H. 668

H. 770

H. 665

H. 84

H. 1103

H. 1104

H. 1105

H. 1106

H. J. R. 249

H. J. R. 250

H. J. R. 285

H. 118

H. 565

H. 937

H. 971

H. 1026

H. 1027

H. 1028

H. 1029

REGULAR SESSION
30th Day

2891

H. 1030

H. 1073

H. 1074

H. 1101

H. 1102

H. 909 (Ex. Amdt.)

H. 1087 (Ex. Amdt.)

H. 1011

H. 1109

H. 1110

H. 1113

H. 1114

H. 1115

H. 1116

H. 1117

H. 1118

H. 1119

H. 1121

H. 1122

H. 1123

H. J. R. 274

H. 901

H. 962

H. 1124

H. 1125

H. 1126

H. 1127

H. 1128

H. 1129

H. 1130

H. 1132

H. 1133

H. 1137

H. 1138

H. 1140

Delivered to the Secretary of State at 4:00 P.M. on May 19, 1980.

H. 521 (Constitutional Amendment)

H. 685 (Constitutional Amendment)

H. 1031 (Constitutional Amendment)

Delivered to the Governor at 5:10 P.M. on May 19, 1980.

H. 390

H. 520

H. 755

H. 1063

H. 1108

H. J. R. 327

H. 1144

H. J. R. 337

Delivered to the Governor at 6:05 P.M. on May 19, 1980.

H. 173

H. 242

H. 243

Delivered to the Governor at 9:25 P.M. on May 19, 1980.

H. 802

H. 88

H. 189

H. 356

H. 760

H. 813

H. 814

H. 882

H. 1066

H. 1067

H. 1141

Delivered to the Governor at 11:59 P.M. On May 19, 1980.

H. 74

H. 546

H. 571

H. 773

H. 852

REGULAR SESSION
30th Day

2893

H. 853

H. 944

H. 992

H. 1083

H. 533

H. 118 (Ex. Amdt.)

H. 744 (Ex. Amdt.)

H. 1065 (Ex. Amdt.)

H. 931

H. 697

H. 473

H. 81

H. 164

H. 457

H. 465

H. 621

H. 1120

H. J. R. 292

H. J. R. 318

H. J. R. 333

H. J. R. 334

H. J. R. 346

H. 332

H. 550

H. J. R. 329

Delivered to the Governor at 11:59 P.M. On May 19, 1980.

H. J. R. 343

H. J. R. 353

H. J. R. 357

H. 925

H. 555

H. 432

H. 811

H. 138

H. 199

H. 518

H. 14

H. 1034

H. 1004

H. 78

H. 305

H. 916

H. 4

H. 13

H. 170

H. 384

H. 709

H. J. R. 330

H. J. R. 341

H. 669

H. J. R. 325

H. J. R. 345

H. 19

H. 151

H. 179

H. 262

H. 306

H. 417

H. 578

H. 622

H. 605

H. 1033

H. 698

H. 96

H. 889

Delivered to the Secretary of State at 11:59 P.M. On May 19, 1980

H. 686 (Constitutional Amendment)

JOHN W. PEMBERTON,
Clerk.

REGULAR SESSION
30th Day

2895

HOUSE OF REPRESENTATIVES
STATE OF ALABAMA
REGULAR SESSION, 1980
LOBBYIST REGISTRATION
PURSUANT TO JOINT RULES 15-23

NAME	FIRM
Mary Jane Akel	Alabama Education Association
Dan C. Alexander, Jr.	Taxpayers Education Lobby
Walter L. Allen	McDonald's Corp.
Claude F. Allison	Alabama LP Gas Association
Doug Amos	Alabama League of Savings Associations
James Robert Amsler, Jr.	Montgomery Fire Fighters Association
J. Knox Argo	American Insurance Association Blue Cross Motion Picture Association of America Tobacco Institute
Richard H. Arrington	Southern Railway Company
C. E. Avinger	Alabama Bankers Association
George F. Bailey, Jr.	Alabama Railroad Association
Melvin A. Bailey	Continental Telephone Company of South
Samuel Eason Balch, Jr.	Alabama Power Company
Charlotte Diane Ballard	Mac Cooper C.L.P.
P. H. "Pat" Banks	National Federation of Independent Business
Eugene A. Baril	General Telephone Company of the Southeast
Elizabeth Barker	Alabama State Nurses Association
C. W. Bates	United States Pipe and Foundry Co. Jim Walter Resources
Bill Baxley	McDonald's Hamburger Franchises of Birmingham
George Beck	Alabama Trial Lawyers Association
J. Robert Benton	Wine Institute
Jospeh P. Bethea	Chevron U.S.A., Inc.
Diane Black	Alabama Hospital Association
Denise Blackburn	Alabama Education Association

Frank L. Bonds	Southern Bancorporation of Alabama
Robert C. Boone	Gulf Oil Corporation
David E. Boulter	Concerned Christians For Good Govern- ment
James B. Brand, Jr.	Associated Industries of Alabama
Tom Brantley	The Dow Chemical Company
Denny H. (Jack) Brewer, Jr.	Olin Corporation
Joe Brindley	University of Montevallo
James Judson Britton	Alabama Chamber of Commerce
Bettie B. Brock	Marshall S. Meadows, President United Steelworkers Legislative Committee
Harry B. Brock, Jr.	Central Bank of Birmingham
David C. Brown	University of North Alabama
Charles W. Burke	Distilled Spirits Council of U.S., Inc.
A. A. Burks	Alabama A & M University
Charles J. Burns	Association of Alabama Cemeteries
Richard J. Burrell	Household Finance Corporation
Henry H. Caddell	Legal Services Corporation of Alabama
James W. Cameron	Retired Officers Association Scientific Games Development Corp.
Billy Joe Camp	Billy Joe Camp Hogan, Smith & Alspaugh Alabama Trial Lawyers Association Asbestos Workers Union
Bruce Carr	Laborers International Union
John S. Casey	Alabama Railroad Association
Al S. Chamlee	CIBA-GEIGY Corporation
Lamar F. Chastain	Marshall S. Meadows, President United Steelworkers Legislative Com- mittee
William F. Chestnutt	Union Camp Corporation
John W. Cloud	John W. Cloud
William J. Cobb	South Central Bell
Cherie E. Colquett	State Arts Council
John L. Cousins	Alabama Hairdressers And Cos- metologist Association, Inc. Fraternal Order of Police, Birmingham Lodge No. 1 Fraternal Order of Police, Jefferson County Association, Inc. John L. Cousins

B. J. Crawford	Alabama Power Company
Fred Crawford	Alabama Hospital Association
Warren B. Crow, III	Alabama Independent Insurance Agents
R. J. Cunningham	Alabama Association Of Life Underwriters
	Alabama Association of Radio Utilities
	Alabama Crushed Stone Association
	Alabama Hotel & Motel Association
	Alabama Surface Mining Environmental Association
	Alabama Travel Council
	Professional Insurance Agents Association Of Alabama
George E. Dansby	Brotherhood of Locomotive Engineers
David L. Darden	Retired Teachers
Thomas R. Dart	Alabama Petroleum Council
James Rudolph Davidson	University of Alabama in Birmingham
Joe M. Dawkins, II	Legal Services Corporation
	Alabama Coalition Against Hunger
David B. Deal	David B. Deal
Margaret E. Delahay	Mental Health Association
Wilbur B. De Vall	American Association University Professors—Alabama Conference
Sherry A. DeVaughn	Sherry A. DeVaughn
Kendall P. Dexter	MacMillan-Bloedel, Inc.
J. Chris Dobbs	Exxon Company, U.S.A.
Jeffery Blane Dolbare	Alabama Education Association
John H. Dorrill, Jr.	Alabama Farm Bureau Federation
Jack F. Douglas	Alabama Council on Alcohol Problems, Inc.
Joseph C. Dowdle	The University of Alabama in Huntsville
Cecil Edward Dowdy	Creative Displays Inc.
Tom Eden	Alabama Textile Manufacturers Association
Bill Edwards	Alabama Coalition Against Hunger
	Bill Edwards
Ray Edwards	Deere & Company
Sam Engelhardt	Alabama Power Company
Frederick T. Enslen, Jr.	Alabama Mortgage Banker's Association
C. L. Entrekin	United Steelworkers of America

B. K. Epperson	Birmingham Retired Officers Association
Thomas R. Estes	Thomas R. Estes
Preston T. Farish	Preston T. Farish A & M University
Robert Finley	Alabama Department of Public Health
Robert E. Fisher	Fraternal Order of Police
N. H. Flanagan	N. H. Flanagan United Transportation Union
P. B. Ford, Jr.	Ford Finance Company
Glenn C. Foshee	Montgomery Fire Fighters Association—Local 1444
Fran French	American Association University Professors—Alabama Conference
Thomas T. Gallion, III	American Mutal Insurance Alliance
James F. Gamble	National Guard Association of Alabama
John Ganaway	Birmingham Fire Fighters Association
Dail Gibbs	Alabama Rural Electric Association
Donald J. Gibson	Troy State University
Don Gilbert	Independent Bankers of Alabama
Ervin W. Goodroe	Building Material Merchants' Association
Helen Grabney	Alabama Hairdressers Association
William Harold Grant	Auburn University
James A. Gray	Alabama Road Builders Association, Inc.
William L. Green	Alabama By-Products Corporation
John Scott Greene	City of Birmingham
B. W. Gregg	Birmingham Retired Officers Association
Florette Haisten	University of Alabama in Huntsville
Glen Hale	Birmingham Fire Fighters—Local 117
Morris Gresham Hale	Alabama Education Association
Philip G. Hallam	Alabama Wholesale Beer & Wine Association
D. N. Hamilton	Alabama League Municipalities American Reciprocal Insurance Association Jim Walter Corporation Car & Truck Leasing Assoc.

REGULAR SESSION
30th Day

2899

Michael R. Hamilton	Alabama Education Association
Sarah Hamner	Alabama Hairdressers And Cosmetologist Association, Inc.
Charles W. Harbison, Jr.	United Mine Workers of America
James Taylor Hardin	Central Bank of Montgomery Central Bancshares of the South 3M Corporation
Robert L. Harper	Birmingham Regional Hospital Council
John H. Hawkins, Jr.	Alabama Power Company
Holman Head	Alabama Chamber of Commerce
J. Bruce Hildebrand	Alabama Asphalt Pavement Association
Mrs. Joe (Ann) Hill	Mrs. Joe (Ann) Hill
Daniel Holsenbeck	Auburn University at Montgomery Alabama Education Association
Robert T. Hydrick	The Mead Corporation
Dennis L. Ireland	Alabama Council on Alcohol Problems, Inc.
Mays Russell Jemison	Alabama Psychologist Association
John B. Johnson	Alabama Petroleum Council
J. Reese Johnston, Jr.	Jefferson County
D. Paul Jones, Jr.	Central Bancshares of the South, Inc.
Fred R. Jones	Alabama State Chiropractic Association Alabama Manufactured Housing Insti- tute
William R. Jones, Jr.	The University of Alabama
Jane L. Katz	League of Women Voters of Alabama National Association of Social Workers Alabama Society of Radiological Techni- cians
Boyd Kelly	Alabama Forestry Association
Whit King	Monsanto Company
Vernon D. Knight	Alabama Optometric Association
William A. Knipe	William A. Knipe Retired State Employees Revenue Department
Ealon M. Lambert	Reynolds Metals Company
Wayne F. Lambert	Alabama Bankers Association
John Landers	Alabama Education Association
Jimmy Gaston Large	Birmingham Fire Fighters Association

Richard G. Lee	Exxon Company, U.S.A.
Edwin K. Livingston	Alabama Tax Assessors & Collectors
Wilburn R. Lollar	United Mine Workers of America
F. Thomas Longerbeam	Motor Vehicle Manufacturers Association
Claude Lovelace	Alabama Rural Electric Association
James E. Lowden, Jr.	Alabama Christian Education Association
David W. Lowery	Fraternal Order of Police—Birmingham Lodge No. 1
Douglas M. McBee	Fraternal Order of Police—Statewide
Murray P. McCluskey	Council for the Advancement of Private Colleges in Alabama Alabama Podiatry Association
Charles McDonald	Alabama Retail Association
Jesse O. McGough	Marshall S. Meadows, President United Steelworkers Legislative Committee
Tom McGregor	Alabama Gas Corporation
Sam McLemore	Alabama Textile Manufacturers Association
Wayne McMahan	Alabama Dental Association
Harry McMillan	Alabama Bancorporation
William A. Major	Alabama Retired State Employees Association
Michael S. Martin	Alabama Education Association
Robert A. Martin	Administrative Office of Courts
Jeffrey D. Masters	Associated Builders & Contractors, Inc.
H. A. "Art" Mawhinney	Alabama Wholesale Beer & Wine Assoc.
Marshall Stanley Meadows	Marshall S. Meadows, President United Steelworkers Legislative Committee
Oakley Melton, Jr.	Alabama Soft Drink Association
John W. Miller	Home Builders Association of Alabama
Largent M. Miller	Ala.-Miss. Independent Telephone Association
William E. Mintz	Alabama Labor Council, AFL-CIO
Charles K. Mitchell	Home Builders Association of Alabama
Sally Mitchell	Alabama Congress of Parents & Teachers
Wendell W. Mitchell	Alabama Bankers Association Production Credit Associations of Alabama Alabama State Employees Association

REGULAR SESSION
30th Day

2901

Gilbert Mobley	Associated Industries of Alabama
L. Warren Moseley, Jr.	Alabama Association of Realtors
James Oliver Moulton	Montgomery Fire Fighters Association
L. T. Mulligan	Birmingham Retired Officers Association
Lloyd Nix	Communication Workers of America
Virginia D. Nixon	Alabama Education Association
Bill O'Connor	Alabama Press Association
Alton B. Parker	NRTA-AARP
William G. Parker	Alabama Education Association
Milton K. Parsons	Alabama Farm Bureau Federation
Emilil L. Payne	Alabama Council on Maternal & Infant Health
T. Dudley Perry	Probate Judges Association
Hal D. Phillips	Alabama Education Association
Larry R. Phillips	Fraternal Order of Police
Curtis Poe	Fraternal Order of Police
John F. Porter, Jr.	Alabama Commission on Higher Education
W. T. Pouncy	Brotherhood of Maintenance of Way Employees
Jerry A. Powell, Jr.	Alabama Nursing Home Association
Vernon Powers	Marshall S. Meadows, President United Steelworkers Legislative Committee
Nanette Pregno	United Transportation Union
Claude S. Prier	Fraternal Order of Police
Paul E. Puckett	Paul E. Puckett
Chester M. Pugh	Alabama State Policeman Association
Randy Quinn	Alabama Association of School Boards
Randolph P. Reaves	Alabama State Bar
Mr. R. H. Reely, Jr.	Mrs. R. H. Reely, Jr.
Mrs. Kitty Reickenback	Mrs. Kitty Reickenback
Marsha Rhea	Alabama Association of School Boards
Norman Rice	Jefferson County Board of Education
E. Clark Richardson	Alabama Power Company
Leon Richardson	Alabama Rural Electric Association

James I. Ritchie	Al Trucking Assn.
Price E. Robinson	Alabama Fire Fighters Standards Commission
Millie Rocheleau	Alabama Council on Maternal & Infant Health
Frank Rogers	Jefferson County Sheriffs Department
Perry Crawford Roquemore, Jr.	Alabama League of Municipalities
Robert C. Roton	Alabama Chapter—State Employees Retirement
Charlie Rowe	Jacksonville State University
William H. Satterfield	Harper Construction Corporation
Wayne F. Schweitzer	Air Transport Association
Robert L. Scott	Container Corporation of America
James W. Sembower	Dow Chemical Company
O. H. Sharpless	Association of County Commissions of Alabama
Thomas R. Shelton	Jacksonville Nursing Home, Inc. Thomas R. Shelton
Steve Shumaker	Alabama Education Association
T. Julian Skinner, Jr.	Alabama By-Products Corporation
Joe E. Sloan	General Motors Corporation
Joseph Wilson Smith	Alabama Chamber of Commerce
Maury D. Smith	United States Brewers Association, Inc.
Philip H. Smith	Talladega College
Walter Clifford Smith, II	Alabama Chamber of Commerce
Reginald Lee Sorrells	Association of County Commissions of Alabama
Jerry W. Spencer	Alabama Farm Bureau Federation
Charles G. Spradling, Jr.	Legal Services of North-Central Alabama
Clemit W. Spruiell	Livingston University
Ted. M. Stansell	Alabama Society Dispensing Opticians Alabama Funeral Directors Association Alabama Lenders Association
Leslie Stifflemire	Chapter 28 A.A.R.P.
L. L. Still	NRTA-AARP
Micki Stiller	Legal Services Corporation of Alabama
George E. Stover	United Mine Workers of America

REGULAR SESSION
30th Day

2903

Robert E. Strain	U.S. Steel Corporation
Harold E. Streetman	Automobile Dealers Association of Alabama, Inc.
Mrs. Olive Strickland	Mrs. Olive Strickland
William R. Stroud	Fraternal Order of Police
Jean Sullivan	Jean Sullivan
Katherine S. Sullivan	Mental Health Association
Arthur Lee Taylor	United Mine Workers of America
Frank Thiemonge, Jr.	Alabama Safety Council, Inc.
Joseph R. Thomas	United Mine Workers of America
Robert Dinning Thorington	Municipal Electric Utility Assoc. of Ala.
David M. Tiffany	University of South Alabama
Robert D. "Bobby" Timmons	Alabama Sheriffs Association
W. B. Timmons	Alabama Motorist Association
A. G. Trammell	Alabama AFL-CIO
Marvin F. Tye	Alabama Wildlife Federation
Larry Tyner	Weyerhaeuser Company
Kenneth Underwood	South Central Bell
John Ussey	Alabama Rural Electric Association
David J. Vann	Birmingham-Jefferson Transit Authority
Howard R. Vaughan	Liberty National Life Insurance Company
Donald Wade Vines	Donald Wade Vines
Larry Alan Vinson	Alabama Association of Realtors
Willie C. Walker	Alabama Fire Fighters
Don F. Wasson	Alabama Mining Institute
John F. Watkins	Alabama League of Municipalities
J. Hilton [*] Watson	Alabama Forestry Association
Barney Weeks	Alabama Labor Council, AFL-CIO
Mary B. Weidler	Civil Liberties Union of Alabama
Felix M. Welch	Alabama Department of Agriculture & Industries
L. R. Wethington	Montgomery Fire Fighters Association
Gary L. Whiddon	Alabama Pharmaceutical Association

Richard C. Whitaker	Medical Association of the State of Alabama
Calvin M. Whitesell	Tobacco Tax Council Cole National Corporation Sperry Hutchinson
Vonda L. Whitten	Jefferson County Sheriffs Department
Richard D. Wilcox	International Paper Company
Charles H. Williams, Jr.	Mid-Continent Oil & Gas Assn.
E. Ham Wilson	Alabama Cattlemen's Association
Robert A. Woosley	Concerned Christians for Good Government
Evelyn Worley	Evelyn Worley
Mildred J. Worthy	Alabama Education Association
Jim Yeaman	Automotive Wholesalers Association of Alabama

ADJOURNMENT

The hour of 12:00 o'clock midnight having arrived and pursuant to the resolution, H. J. R. 318, heretofore adopted, the House adjourned sine die.

Attest:

JOHN W. PEMBERTON
Clerk of the House of Representatives,
of the Legislature of Alabama,
Regular Session, 1980.

HOUSE OF REPRESENTATIVES
REGULAR SESSION, 1980
ALPHABETICAL ROSTER AND DISTRICT NUMBER

Charles H. Adams, 66
H. H. "Bill" Adams, 30
Robert E. Albright, 20
John E. Amari, 34
Park Barton, 46
Ann Bedsole, 101
Jim Bennett, 37
Jack Biddle, III, 35
A. J. Blake, 56
Hugh Boles, 42
William C. "Bill" Bowling, 11
Carl C. Brakefield, 12
James E. Buskey, 99
W. J. "Bill" Cabaniss, Jr., 31
James M. Campbell, 59
Joe R. Carothers, Jr., 71
Tommy Carter, 16
Eric O. Cates, Jr., 84
Earl Cheatwood, 14
George N. Clark, 88
William Clark, 98
Wayne Cobb, 5
Tom C. Coburn, 3
Steve Cooley, 10
W. F. "Noppie" Cosby, Jr., 85
Bobby C. Crow, 58
Gene Daniels, 73
Gerald O. Dial, 60
Larry D. Dixon, 81
Bill Drinkard, 29
William D. Edwards, 83
Joe M. Ford, 28
Robert C. "Bob" Gafford, 33
Charles T. Gilmer, 6
J. W. "Joe" Goodwin, 4
Lynn Greer, 1
Richard Gregg, 19
George H. Grimsley, 70
E. A. Grouby, Jr., 82
Albert Hall, 22
Seth Hammett, 75
Owen Harper, 62
Taylor F. Harper, 105
A. L. "Tony" Harrison, 44
Bob Harvey, 27
L. Brooks Hines, 91
Jimmy W. Holley, 74
Alvin Holmes, 80
William Fred Horn, 39
Asbury Howard, 49
Ronald E. Jackson, 38
Ronald G. Johnson, 54
Roy W. Johnson, Jr., 47

Phillip "Phil" B. Kelley, 26
Yvonne Kennedy, 103
Richard Laird, 61
Charles D. Langford, 77
S. R. "Sam" Letson, 7
M. Duane Lewis, 50
Joe C. McCorquodale, Jr., 92
Bob McKee, 79
John M. McMillan, Jr., 95
Resigned 8-25-80
Richard S. "Rick" Manley, 87
Preston "Mann" Minus, Jr., 90
Earl Mitchell, 89
Sonny Moore, Jr., 52
Alvis Naramore, 13
C. Howard Nevett, 41
J. Fred Olive, II, 40
Walter Owens, 48
V. M. Parker, 97
Robert Elliott "Bob" Patton, 8
Arthur Payne, 15
Leigh Pegues, 86
Walter E. Penry, Jr., 94
T. Euclid Rains, Sr., 25
James E. Ray, 68
Thomas Reed, 67
Frank Riddick, 18
Tommy Ed Roberts, 9
J. Thomas Sandusky, 100
James G. Sasser, 69
George Seibels, 32
Cecil Shavers, 23
Wallace Shoemaker, 55
Curtis Smith, 53
James P. Smith, 17
Martha Jo Smith, 21
Nelson R. Starkey, Jr., 2
George Stewart, 104
J. David Stout, 24
Hoyt W. Trammell, 36
Jerome Tucker, 43
J. E. Turner, 96
Pete Turnham, 63
Jack B. Venable, 76
J. T. "Jabo" Waggoner, Jr., 51
Shelby Dean Ward, 64
J. E. "Jimmy" Warren, 93
Charles W. Whatley, 65
R. Nolan Williams, 72
Gerald Willis, 57
Cecil Wyatt, 78
Mary S. Zoghby, 102

**ROSTER OF THE HOUSE OF REPRESENTATIVES
OF ALABAMA
REGULAR SESSION 1980**

OFFICERS

JOE C. McCORQUODALE, JR., *Speaker*, Jackson

RICHARD S. (RICK) MANLEY
Speaker Pro-Tem, Demopolis

JOHN W. PEMBERTON, *Clerk*, Montgomery

MEMBERS OF THE HOUSE

Dist. No.	Counties	Name	Address
1	LAUDERDALE	Lynn Greer	Rt. 3, Box 102, Rogersville 35652
2	LAUDERDALE	Nelson R. Starkey, Jr.	158 Cedarcrest Drive, Florence 35630
3	LAUDERDALE, COLBERT, FRANKLIN	Tom Coburn	1107 E. Third St., Tuscumbia 35674
4	COLBERT, FRANKLIN	J. W. (Joe) Goodwin	310 Ford Road, Muscle Shoals 35660
5	FRANKLIN, MARION	Wayne Cobb	Rt. 4, Hamilton 35570
6	LAMAR, MARION, FAYETTE	Charles T. Gilmer	P. O. Box 665, Vernon 35592
7	LAWRENCE, MORGAN	S. R. (Sam) Letson	P. O. Box 156-B, Moulton 35650
8	MORGAN	Robert E. (Bob) Patton	P. O. Box 786, Decatur 35601
9	MORGAN	Tommy Ed Roberts	Brookwood Street, P. O. Box 1298, Hartselle 35640
10	MORGAN, CULLMAN	Steve Cooley	P. O. Box 402, Cullman 35055
11	CULLMAN, WINSTON	W. C. (Bill) Bowling	Rt. 2, Hanceville 35077
12	WINSTON, WALKER	Carl C. Brakefield	P. O. Box G, Carbon Hill 35549
13	WALKER	Alvis Naramore	Rt. 10, Jasper 35501
14	JEFFERSON, BLOUNT	Earl Cheatwood	Rt. 1, Box 932, Warrior 35180

**ROSTER OF THE HOUSE OF REPRESENTATIVES
OF ALABAMA—Continued**

- 15 **JEFFERSON**
Arthur Payne 2825 2nd. St., N.W., Birmingham 35215
- 16 **LIMESTONE**
Tommy Carter Rt. 2, Box 72, Eklmont 35620
- 17 **LIMESTONE, MADISON**
James P. (Jim) Smith 108 South Side Square
Huntsville 35801
- 18 **MADISON**
Frank H. Riddick 7804 Lauderdale Rd., S.W., Huntsville 35802
- 19 **MADISON**
Richard Gregg 4007 Nelson Dr., Huntsville 35810
- 20 **MADISON**
Robert E. Albright 2024 Stanhope Dr., N.E.,
Huntsville 35811
- 21 Martha Jo Smith 1700 Big Cove Rd., S.E., Huntsville 35801
- 22 **MADISON, JACKSON**
Albert Hall P. O. Box 275, Gurley 35748
- 23 **JACKSON**
Cecil Shavers Jackson County Court House,
Scottsboro 35768
- 24 **JACKSON, DeKALB**
J. David Stout 3811 Clark Ave., N.E., Fort Payne 35967
- 25 **DeKALB, MARSHALL**
T. Euclid Rains, Sr. Rt. 1, Box 326, Albertville 35950
- 26 **MARSHALL**
Phillip B. (Phil) Kelley Rt. 2, Box 486, Guntersville 35976
- 27 **BLOUNT, ETOWAH, MARSHALL**
Bob Harvey Rt. 4, Box 342, Oneonta 35121
- 28 **ETOWAH**
Joe Ford 117 Arcade St. E., Gadsden 35903
- 29 **ETOWAH**
Bill Drinkard P. O. Box 372, Gadsden 35902
- 30 **ETOWAH, CHEROKEE**
H. H. (Bill) Adams Rt. 3, Box 257, Piedmont 36272
- 31 **JEFFERSON**
W. J. (Bill) Cabaniss P. O. Box 57032, Birmingham 35209
- 32 **JEFFERSON**
George Seibels 4016 10th Ave., So., Birmingham 35222
- 33 **JEFFERSON**
Robert C. (Bob) Gafford ... 5345 Division Ave., Birmingham 35212
- 34 **JEFFERSON**
John E. Amari 9636 Parkway E., Birmingham 35215

**ROSTER OF THE HOUSE OF REPRESENTATIVES
OF ALABAMA—Continued**

- 35 JEFFERSON
Jack Biddle, III 2256 Pinehurst Dr., Gardendale 35071
- 36 JEFFERSON
Hoyt W. Trammell Rt. 15, Box 247, Birmingham 35224
- 37 JEFFERSON
Jim Bennett Dept of Public Affairs, B'ham Southern College,
800-8th Ave., West, Birmingham 35204
- 38 JEFFERSON
Ronald E. Jackson 1324 Elmwood St., Birmingham 35211
- 39 JEFFERSON
William Fred Horn 333 16th Ave. S.W., Birmingham 35211
- 40 Jefferson
J. Fred Olive, II 1612 27th St. W., Birmingham 35218
- 41 JEFFERSON
C. Howard Nevett 5028 Parkway Ave., Fairfield 35064
- 42 JEFFERSON
Hugh Boles 1036 Normandale Circle, Hueytown 35020
- 43 JEFFERSON
Jerome Tucker Suite 1722, 2121 Building, 8th Ave. N.,
Birmingham 35203
- 44 JEFFERSON
A. L. (Tony) Harrison 1630 4th Ave., No., Birmingham 35203
- 45 JEFFERSON
Vacant, election 1/6/81
- 46 TUSCALOOSA
Park Barton P. O. Box 338, Tuscaloosa 35401
- 47 TUSCALOOSA
Roy W. Johnson, Jr. Route 4, Box 140, Tuscaloosa 35405
- 48 TUSCALOOSA, BIBB
Walter Owens 107 Court Sq. West, Centreville 35042
- 49 TUSCALOOSA, JEFFERSON
Asbury Howard 1930 Exeter Ave., Bessemer 35020
- 50 JEFFERSON
M. Duane Lewis 1129 4th Ave. N., Bessemer 35020
- 51 JEFFERSON, SHELBY
J. T. (Jabo) Waggoner, Jr. ... 1829 Mission Rd., Birmingham 35216
- 52 JEFFERSON, SHELBY, TALLADEGA
Sonny Moore P. O. Box 44, Sterrett 35147
- 53 CHILTON, SHELBY
Curtis Smith Rt. 3, Box 118, Clanton 35045

**ROSTER OF THE HOUSE OF REPRESENTATIVES
OF ALABAMA—Continued**

- 54 COOSA, TALLADEGA
Ronald G. Johnson Route 5, Box 17, Sylacauga 35150
- 55 TALLADEGA
Wallace Shoemaker 15 Cliff Rd., Childersburg 35044
- 56 ST. CLAIR, CALHOUN
A. J. Blake Rt. 1, Box 206A, Pell City 35125
- 57 CALHOUN
Gerald Willis Rt. 2, Box 286, Piedmont 36272
- 58 CALHOUN
Bobby C. Crow Rt. 10, Box 842, Anniston 36201
- 59 CALHOUN
James M. Campbell P. O. Box 2003, Anniston 36202
- 60 CLAY, CLEBURNE, TALLADEGA
Gerald O. Dial Box 275, Lineville 36266
- 61 RANDOLPH, CHAMBERS
Richard Laird Bonner Dr., Roanoke 36274
- 62 TALLAPOOSA, CHAMBERS
Owen Harper 502 Lilly Ave., E. Tallasse 36023
- 63 TALLAPOOSA, LEE, CHAMBERS
Pete Turnham P. O. Box 1592, Auburn 36830
- 64 CHAMBERS, LEE
Shelby Dean Ward P. O. Box 689, Opelika 36801
- 65 LEE, RUSSELL, BARBOUR
Charles W. Whatley Rt. 5, Box 296, Opelika 36801
- 66 RUSSELL
Charles Adams P. O. Box 967, Phenix City 36867
- 67 MACON, BULLOCK
Thomas Reed Drawer EE, Tuskegee Institute, Tuskegee 36088
- 68 PIKE, COFFEE, BULLOCK, BARBOUR
James E. Ray 104 Woodland Circle, Troy 36081
- 69 DALE, BARBOUR, HENRY
James G. Sasser 1208 Skipperville Rd., Ozark 36360
- 70 HOUSTON, HENRY, BARBOUR
George H. Grimsley Rt. 1, Columbia 36319
- 71 HOUSTON
Joe Carothers, Jr. Rt. 8, Box 33, Dothan 36301
- 72 DALE
R. Nolan Williams Rt. 2, Newton 36352
- 73 GENEVA, COVINGTON, HOUSTON
Gene Daniels Rt. 2, Box 207, Samson 36477

**ROSTER OF THE HOUSE OF REPRESENTATIVES
OF ALABAMA—Continued**

- 74 COVINGTON, COFFEE
Jimmy W. Holley Rt. 3, Box 191, E, Elba 36323
- 75 COVINGTON
Seth Hammett P. O. Box 1418, Andalusia 36420
- 76 ELMORE
Jack B. Venable P. O. Box 736, Tallassee 36078
- 77 MONTGOMERY
Charles D. Langford 352 Dexter Ave., Montgomery 36104
- 78 MONTGOMERY, CRENSHAW
Cecil Wyatt P. O. Box 1, Ramer 36069
- 79 MONTGOMERY
Bob McKee P. O. Box 424, Montgomery 36102
- 80 MONTGOMERY
Alvin Holmes P. O. Box 6064, Montgomery 36106
- 81 MONTGOMERY
Larry Dixon Jackson Hospital Foundation,
1235 Forest Ave., Montgomery 36106
- 82 AUTAUGA, ELMORE, LOWNDES, MONTGOMERY
E. A. Grouby, Jr. P. O. Box 188, Prattville 36067
- 83 WILCOX, LOWNDES, DALLAS
William D. Edwards Rt. 1, Box 180A, Fort Deposit 36032
- 84 BUTLER, CRENSHAW
Eric O. Cates, Jr. Rt. 2, Box 320, Greenville 36037
- 85 DALLAS, AUTAUGA
William F. (Noopie) Cosby, Jr. 201 Ruth St., Selma 36701
- 86 DALLAS, PERRY, MARENGO
Leigh Pegues 204 East Early St., Marion 36756
- 87 MARENGO, SUMTER, HALE, GREENE
Richard S. (Rick) Manley P. O. Drawer U, Demopolis 36732
- 88 GREENE, PICKENS, TUSCALOOSA, HALE
George Clark Box 6, Eutaw 35462
- 89 TUSCALOOSA, PICKENS
Earl Mitchell P. O. Box 426, Northport 36476
- 90 SUMTER, CHOCTAW
Preston (Mann) Minus, Jr. P. O. Box 969, Livingston 35470
- 91 ESCAMBIA
L. Brooks Hines P. O. Box 345, Brewton 36426
- 92 CLARKE, MONROE
Joe C. McCorquodale, Jr. P. O. Box 928
111 W. Church St., Jackson 36545

**ROSTER OF THE HOUSE OF REPRESENTATIVES
OF ALABAMA—Continued**

- 93 **MONROE, CONECUH, ESCAMBIA**
J. E. (Jimmy) Warren P. O. Box 207, Castleberry 36432
- 94 **BALDWIN**
Walter E. Penry, Jr Rt. 2, Box 286, Daphne 36526
- 95 **BALDWIN, MOBILE**
John McMillan, Jr. P. O. Box 174, Stockton 36579
- 96 **WASHINGTON, MOBILE**
J. E. Turner P. O. Box 901, Citronelle 36522
- 97 **MOBILE**
V. M. Parker 504 Woodlore Dr., Chickasaw 36611
- 98 **MOBILE**
William Clark P. O. Box 10434, Prichard 36610
- 99 **MOBILE**
James E. Buskey 2207 Barretts Lane, Mobile 36617
- 100 **MOBILE**
J. Thomas (Tommy) Sandusky P. O. Box 9338 Mobile 36691
- 101 **MOBILE**
Ann Bedsole 25 Edgefield Rd., Mobile 36608
- 102 **MOBILE**
Mary S. Zoghby 2862 Hilburn Dr., Mobile 36606
- 103 **MOBILE**
Yvonne Kennedy 1205 Glennon Ave., Mobile 36603
- 104 **MOBILE**
George Stewart 4413 S. Shan Dr., Mobile 36609
- 105 **MOBILE**
Taylor F. Harper P. O. Box 208, Grand Bay 36541
-

**ROSTER OF THE
SENATE OF ALABAMA
REGULAR SESSION, 1980**

George D. H. McMillan, Jr., *Lieutenant Governor*
State Capitol, Montgomery

Finis St. John, *President Pro-Tem*
Cullman

McDowell Lee, *Secretary*
Montgomery

Mrs. William R. Lawley, Jr., *Chief Clerk*
Montgomery

- DISTRICT NO. 1
Bobby Denton Rt. 4, Box 387, Tuscumbia 35674
- DISTRICT NO. 2
Charles Britnell Northwest Alabama State
Junior College, Phil Campbell 35851
- DISTRICT NO. 3
Charles B. Martin P. O. Box 2204, Decatur 35602
- DISTRICT NO. 4
Finis St. John P. O. Drawer K, Cullman 35055
- DISTRICT NO. 5
Robert (Bob) Hall 2601 Carson Road, Birmingham 35215
- DISTRICT NO. 6
Albert McDonald Route 1, Madison 35758
- DISTRICT NO. 7
Bill Smith Suite 410, Central Bank Building,
Huntsville 35801
- DISTRICT NO. 8
James Lemaster Route 2, Box 228, Scottsboro 35768
- DISTRICT NO. 9
Hinton Mitchem P. O. Box 297, Albertville 35950
- DISTRICT NO. 10
Larry H. Keener 816 Chestnut St., Gadsden 35901
- DISTRICT NO. 11
Dewey White P. O. Box 7685A, Birmingham 35223
- DISTRICT NO. 12
Paschal P. "Pat" Vacca 1617 Mountain Dr., Tarrant 35217
- DISTRICT NO. 13
J. Richmond Pearson Citizens Federal Building,
P. O. Box 11135, Birmingham 35202
- DISTRICT NO. 14
Mac Parsons 603 City Federal Building, Birmingham 35203
- DISTRICT NO. 15
Earl F. Hilliard 1605 8th Ave. N., Birmingham 35203

ROSTER OF THE SENATE OF ALABAMA—Continued

DISTRICT NO. 16	
Ryan deGraffenried, Jr.	P. O. Box 2427, Tuscaloosa 35401
DISTRICT NO. 17	
Doug Cook	P. O. Box 6223-A, Tarrant 35217
DISTRICT NO. 18	
Lister Hill Proctor	121 North Norton Ave., Sylacauga 35150
DISTRICT NO. 19	
John A. Teague	P. O. Box 427, Childersburg 35044
DISTRICT NO. 20	
Donald G. Holmes	1915 Robinhood Dr., Oxford 36203
DISTRICT NO. 21	
T. D. "Ted" Little	P. O. Box 342, Auburn 36830
DISTRICT NO. 22	
G. J. "Dutch" Higginbotham	2602 Savage Drive, Phenix City 36867
DISTRICT NO. 23	
Mike Weeks	P. O. Box 322, Troy 36081
DISTRICT NO. 24	
Chip Bailey	P. O. Box 6791, Dothan 36302
DISTRICT NO. 25	
Wallace Miller	100½ No. Main, Enterprise 36330
DISTRICT NO. 26	
Don Harrison	516 S. Perry St., Montgomery 36104
DISTRICT NO. 27	
Bishop N. Barron	P. O. Box 221, Montgomery 36101
DISTRICT NO. 28	
Cordy Taylor	P. O. Box 596, Prattville 36067
DISTRICT NO. 29	
Earl Goodwin	Rt. 7, Box 488, Selma 36701
DISTRICT NO. 30	
Edward D. "Big Ed" Robertson	P. O. Box 331, Northport 35476
DISTRICT NO. 31	
Reo Kirkland, Jr.	P. O. Box 646, 102 St. Joseph, Brewton 36426
DISTRICT NO. 32	
Robert I. "Bob" Gullledge	P. O. Drawer 3376, Robertsdale 36567
DISTRICT NO. 33	
Michael A. Figures	1407 Davis Avenue, Mobile 36603
DISTRICT NO. 34	
H. L. "Sonny" Callahan	P. O. Box 1208, Mobile 36601
DISTRICT NO. 35	
Bob Glass	733 Lakeshore Dr. W., Mobile 36609

LEGISLATIVE DAYS
REGULAR SESSION, 1980

<i>Legislative Days—Calendar Days</i>	<i>Page</i>
FIRST DAY—Tuesday, February 5, 1980	3
SECOND DAY—Thursday, February 7, 1980	69
THIRD DAY—Tuesday, February 12, 1980	107
FOURTH DAY—Thursday, February 14, 1980	162
FIFTH DAY—Wednesday, February 20, 1980	202
SIXTH DAY—Thursday, February 21, 1980	237
SEVENTH DAY—Tuesday, February 26, 1980	266
EIGHTH DAY—Thursday, February 18, 1980	310
NINTH DAY—Tuesday, March 4, 1980	347
TENTH DAY—Thursday, March 6, 1980	392
ELEVENTH DAY—Tuesday, March 11, 1980	483
TWELFTH DAY—Wednesday, March 12, 1980	488
THIRTEENTH DAY—Thursday, March 13, 1980	535
FOURTEENTH DAY—Tuesday, March 18, 1980	596
FIFTEENTH DAY—Thursday, March 20, 1980	648
SIXTEENTH DAY—Tuesday, March 25, 1980	694
SEVENTEENTH DAY—Thursday, March 27, 1980	742
EIGHTEENTH DAY—Tuesday, April 1, 1980	787
NINETEENTH DAY—Thursday, April 3, 1980	863
TWENTIETH DAY—Tuesday, April 8, 1980	969
TWENTY-FIRST DAY—Thursday, April 10, 1980	995
TWENTY-SECOND DAY—Tuesday, April 15, 1980	1087
TWENTY-THIRD DAY—Thursday, April 17, 1980	1172
TWENTY-FOURTH DAY—Tuesday, April 22, 1980	1343
TWENTY-FIFTH DAY—Wednesday, April 23, 1980	1479
TWENTY-SIXTH DAY—Tuesday, April 29, 1980	1607
TWENTY-SEVENTH DAY—Thursday, May 1, 1980	1721
TWENTY-EIGHTH DAY—Tuesday, May 6, 1980	1966
TWENTY-NINTH DAY—Thursday, May 8, 1980	2211
THIRTIETH DAY—Monday, May 19, 1980	2400

**HOUSE BILLS NUMERICALLY
1980 REGULAR SESSION**

H.	1—p. 5
H.	2—p. 6
H.	3—p. 7
H.	4—p. 7, 314, 1930, 2844, 2860, 2894
H.	5—p. 7
H.	6—p. 7
H.	7—p. 7
H.	8—p. 7, 75, 346
H.	9—p. 8, 73, 226
H.	10—p. 8, 73, 223
H.	11—p. 8
H.	12—p. 8
H.	13—p. 8, 71, 197, 2836, 2860, 2894
H.	14—p. 8, 71, 197, 2801, 2801, 2894
H.	15—p. 8
H.	16—p. 9
H.	17—p. 9, 73, 226
H.	18—p. 9, 399
H.	19—p. 9, 171, 1955, 2854, 2881, 2894
H.	20—p. 9
H.	21—p. 9
H.	22—p. 10
H.	23—p. 10
H.	24—p. 10
H.	25—p. 10
H.	26—p. 10, 171
H.	27—p. 10
H.	28—p. 10, 319
H.	29—p. 11
H.	30—p. 11
H.	31—p. 11, 316
H.	32—p. 11
H.	33—p. 11, 72, 222
H.	34—p. 11
H.	35—p. 11
H.	36—p. 12, 75, 337, 2395, 2401, 2890
H.	37—p. 12
H.	38—p. 12
H.	39—p. 12
H.	40—p. 12
H.	41—p. 12, 76, 719, 730, 1608, 1678, 1719
H.	42—p. 13, 749, 1316
H.	43—p. 13
H.	44—p. 13, 396
H.	45—p. 13, 74, 300
H.	46—p. 13
H.	47—p. 13, 655
H.	48—p. 14, 598, 677, 1760, 1818, 1965
H.	49—p. 15, 599, 679, 1679, 1706, 1719
H.	50—p. 15, 599, 679, 1758, 1819, 1965
H.	51—p. 15, 599, 680
H.	52—p. 16
H.	53—p. 16

HOUSE BILLS NUMERICALLY (Continued)

- H. 54—p. 16
- H. 55—p. 16, 319
- H. 56—p. 16, 1188, 1918
- H. 57—p. 16
- H. 58—p. 17, 78, 565, 739, 1609, 1678, 1719
- H. 59—p. 17, 78, 765
- H. 60—p. 17, 78, 739
- H. 61—p. 17, 78, 740, 1608, 1678, 1719
- H. 62—p. 17, 78, 740
- H. 63—p. 17
- H. 64—p. 17, 78, 741
- H. 65—p. 18, 78, 741, 764
- H. 66—p. 18
- H. 67—p. 18, 74, 305, 612, 614
- H. 68—p. 18, 76, 688, 690
- H. 69—p. 18, 78, 737, 1679, 1706, 1719, 2175
- H. 70—p. 19, 599, 681
- H. 71—p. 19
- H. 72—p. 19, 169
- H. 73—p. 19, 792, 908, 2288, 2316, 2398
- H. 74—p. 19, 247, 292, 2716, 2739, 2892
- H. 75—p. 20
- H. 76—p. 20, 75, 581
- H. 77—p. 20, 72, 294, 971, 979, 994
- H. 78—p. 20, 71, 194, 2804, 2859, 2894
- H. 79—p. 20, 73, 298
- H. 80—p. 20, 72, 295
- H. 81—p. 20, 73, 297, 2760, 2791, 2893
- H. 82—p. 21, 205, 818, 831, 832, 1740, 1811, 1964
- H. 83—p. 21
- H. 84—p. 21, 880, 1046, 1051, 1056, 1060, 1067, 2226, 2275, 2367,
2413, 2498, 2890
- H. 85—p. 21, 880, 1428
- H. 86—p. 22
- H. 87—p. 22, 697
- H. 88—p. 22, 166, 776, 2677, 2688, 2892
- H. 89—p. 22
- H. 90—p. 22
- H. 91—p. 22, 246, 270, 319
- H. 92—p. 23
- H. 93—p. 3, 77, 570
- H. 94—p. 23, 77, 571
- H. 95—p. 23, 1486
- H. 96—p. 23, 72, 201, 2859, 2883, 2894
- H. 97—p. 24, 76, 686, 1071, 1078, 1084
- H. 98—p. 24, 76, 686, 2401, 2497, 2890
- H. 99—p. 24
- H. 100—p. 24
- H. 101—p. 24, 1186
- H. 102—p. 24, 697
- H. 103—p. 25
- H. 104—p. 25, 72, 201
- H. 105—p. 25, 318
- H. 106—p. 25
- H. 107—p. 25

HOUSE BILLS NUMERICALLY (Continued)

- H. 108—p. 25
- H. 109—p. 26, 74, 303
- H. 110—p. 26
- H. 111—p. 26
- H. 112—p. 26
- H. 113—p. 26, 318, 2166
- H. 114—p. 26
- H. 115—p. 27, 74, 305, 1830, 1835, 1965
- H. 116—p. 27, 75, 309, 1704, 1717, 1720
- H. 117—p. 27, 172, 219, 221, 1362, 1420, 1478
- H. 118—p. 27, 78, 128, 2426, 2544, 2666, 2739, 2793, 2890, 2893
- H. 119—p. 27, 79, 128, 348, 378, 291
- H. 120—p. 27, 79, 129, 131, 348, 378, 391
- H. 121—p. 28, 79, 129, 348, 378, 391
- H. 122—p. 28, 246, 692, 693
- H. 123—p. 28, 79, 129, 255, 260, 265
- H. 124—p. 28, 79, 130, 255, 260, 265
- H. 125—p. 29, 651, 1919, 1924
- H. 126—p. 29, 79, 130, 255, 260, 265
- H. 127—p. 29, 79, 132, 256, 260, 265
- H. 128—p. 29, 79, 132, 256, 260, 265
- H. 129—p. 30, 79, 132, 256, 261, 265
- H. 130—p. 30, 79, 133, 256, 261, 265
- H. 131—p. 30, 79, 133, 217
- H. 132—p. 30
- H. 133—p. 30, 72, 222
- H. 134—p. 31
- H. 135—p. 31
- H. 136—p. 31, 76, 722
- H. 137—p. 31, 80, 133
- H. 138—p. 31, 75, 589, 685, 2798, 2803, 2893
- H. 139—p. 32, 398
- H. 140—p. 32
- H. 141—p. 32, 74, 227, 229, 231, 235, 2371, 2376, 2391, 2399
- H. 142—p. 32, 77, 735, 1608, 1678, 1719
- H. 143—p. 32, 77, 736, 1608, 1678, 1719
- H. 144—p. 32, 78, 536, 1704, 1717, 1720
- H. 145—p. 33, 72, 222, 294, 971, 979, 994
- H. 146—p. 33, 110, 192
- H. 147—p. 33
- H. 148—p. 33
- H. 149—p. 33, 653
- H. 150—p. 33, 169
- H. 151—p. 33, 169, 862, 2854, 2881, 2894
- H. 152—p. 34, 652
- H. 153—p. 34
- H. 154—p. 34, 73, 224, 571, 582, 595
- H. 155—p. 34, 166, 782
- H. 156—p. 34, 166, 783
- H. 157—p. 34, 167, 783
- H. 158—p. 34, 167, 785
- H. 159—p. 34, 313
- H. 160—p. 35
- H. 161—p. 35, 169, 1313
- H. 162—p. 35

HOUSE BILLS NUMERICALLY (Continued)

- H. 163—p. 35
- H. 164—p. 35, 650, 1521, 1542, 1564, 2760, 2792, 2893
- H. 165—p. 35, 206, 257, 536, 543, 595
- H. 166—p. 36, 698, 770, 1651
- H. 167—p. 36, 321, 363, 726, 732, 741
- H. 168—p. 36, 71, 200, 372, 380, 392
- H. 169—p. 36
- H. 170—p. 36, 311, 1588, 1938, 2191, 2195, 2844, 2860, 2894
- H. 171—p. 36
- H. 172—p. 37
- H. 173—p. 37, 71, 196, 2664, 2672, 2892
- H. 174—p. 37, 311
- H. 175—p. 37
- H. 176—p. 37
- H. 177—p. 38, 80, 135, 256, 261, 265
- H. 178—p. 38, 170, 1953
- H. 179—p. 38, 170, 1952, 2852, 2881, 2894
- H. 180—p. 38, 170
- H. 181—p. 38, 170
- H. 182—p. 39, 205
- H. 183—p. 39
- H. 184—p. 39
- H. 185—p. 39, 205, 1950
- H. 186—p. 39
- H. 187—p. 39, 205
- H. 188—p. 40, 205
- H. 189—p. 40, 399, 1944, 2676, 2688, 2892
- H. 190—p. 40
- H. 191—p. 40, 321, 361, 537, 543, 595
- H. 192—p. 40
- H. 193—p. 40, 321, 362, 1679, 1706, 1719
- H. 194—p. 40
- H. 195—p. 41, 171
- H. 196—p. 41
- H. 197—p. 41
- H. 198—p. 41, 650
- H. 199—p. 41, 72, 221, 2798, 2803, 2893
- H. 200—p. 41, 170
- H. 201—p. 41, 167, 1931
- H. 202—p. 42, 167, 1932
- H. 203—p. 42
- H. 204—p. 42, 318, 863, 2402, 2497, 2890
- H. 205—p. 42, 76, 720
- H. 206—p. 42
- H. 207—p. 42
- H. 208—p. 42
- H. 209—p. 43, 396, 1939
- H. 210—p. 43, 169
- H. 211—p. 43
- H. 212—p. 43
- H. 213—p. 43, 999
- H. 214—p. 43, 110, 192, 348, 378, 391
- H. 215—p. 44, 110, 193, 349, 379, 391
- H. 216—p. 44, 110, 193, 349, 379, 391

HOUSE BILLS NUMERICALLY (Continued)

- H. 217—p. 44, 110, 194, 349, 379, 391, 540, 603, 627, 648
- H. 218—p. 44
- H. 219—p. 44, 111, 194, 349, 379, 391
- H. 220—p. 45, 80, 135, 256, 261, 265
- H. 221—p. 45, 73, 224, 298, 583
- H. 222—p. 45, 1006, 2167, 2169, 2170, 2172
- H. 223—p. 45
- H. 224—p. 45
- H. 225—p. 46
- H. 226—p. 46
- H. 227—p. 46
- H. 228—p. 46
- H. 229—p. 46
- H. 230—p. 46, 76, 721, 1426, 1453, 1478
- H. 231—p. 47
- H. 232—p. 47
- H. 233—p. 47, 171
- H. 234—p. 47
- H. 235—p. 47, 75, 334, 1704, 1717, 1720
- H. 236—p. 47, 321, 363, 1679, 1706, 1719
- H. 237—p. 48
- H. 238—p. 48
- H. 239—p. 48
- H. 240—p. 48, 396
- H. 241—p. 48, 75, 341, 344, 1356, 1420, 1478
- H. 242—p. 48, 74, 588, 2664, 2672, 2892
- H. 243—p. 48, 74, 305, 588, 2664, 2672, 2892
- H. 244—p. 49, 74, 301, 302, 2302, 2327, 2399
- H. 245—p. 49, 73, 223
- H. 246—p. 49
- H. 247—p. 49, 72, 225
- H. 248—p. 49, 167
- H. 249—p. 49, 997
- H. 250—p. 51, 169
- H. 251—p. 51, 398
- H. 252—p. 51, 1004
- H. 253—p. 51, 171
- H. 254—p. 51
- H. 255—p. 51, 246
- H. 256—p. 51
- H. 257—p. 52, 80, 134, 257
- H. 258—p. 52, 80, 134, 1055, 1058, 1083
- H. 259—p. 52, 170, 1563
- H. 260—p. 52
- H. 261—p. 52, 312, 1539, 2401, 2497, 2890
- H. 262—p. 53, 77, 732, 2852, 2881, 2894
- H. 263—p. 53, 77, 735
- H. 264—p. 53
- H. 265—p. 53, 77, 735, 1705, 1717, 1720
- H. 266—p. 53, 77, 582, 722, 1711, 1718, 1720, 2059, 2290, 2318, 2398
- H. 267—p. 53, 77, 582, 723, 1711, 1718, 1720
- H. 268—p. 53
- H. 269—p. 54
- H. 270—p. 54, 72, 220, 263, 583, 646
- H. 271—p. 54, 316, 2042, 2183, 2194, 2200

HOUSE BILLS NUMERICALLY (Continued)

- H. 272—p. 54
- H. 273—p. 54, 74, 299, 1071, 1078, 1084
- H. 274—p. 54
- H. 275—p. 55
- H. 276—p. 55, 166, 776
- H. 277—p. 55
- H. 278—p. 55, 168
- H. 279—p. 55
- H. 280—p. 55
- H. 281—p. 55
- H. 282—p. 56, 1005
- H. 283—p. 56, 75, 685, 719, 816, 891, 904
- H. 284—p. 56, 74, 305, 589, 647, 683, 719, 1677, 1683, 1715
- H. 285—p. 56, 70, 136, 194, 582, 629, 719
- H. 286—p. 56, 70, 136, 194, 582, 629, 719
- H. 287—p. 57, 70, 136, 139, 141, 157, 163, 164, 577, 614, 628, 2357,
- 2391, 2399, 2515
- H. 288—p. 57, 70, 166, 194, 582, 629
- H. 289—p. 57, 71, 194, 582, 637
- H. 290—p. 57, 71, 194, 582, 638
- H. 291—p. 57, 71, 194, 582, 638
- H. 292—p. 57, 77, 723, 2040, 2064, 2206
- H. 293—p. 58, 1004, 1461, 2187, 2190, 2207
- H. 294—p. 58
- H. 295—p. 58
- H. 296—p. 81, 752, 808
- H. 297—p. 82
- H. 298—p. 82
- H. 299—p. 1178
- H. 300—p. 82, 399
- H. 301—p. 82, 172, 217, 726, 732, 741
- H. 302—p. 83
- H. 303—p. 83, 168
- H. 304—p. 83
- H. 305—p. 83, 880, 1713, 2804, 2859, 2894
- H. 306—p. 83, 314, 1703, 1705, 2849, 2884, 2894
- H. 307—p. 83, 315, 1697, 1701, 1702
- H. 308—p. 84, 398, 1698, 1701
- H. 309—p. 84
- H. 310—p. 84, 315, 1705, 1942
- H. 311—p. 84, 314
- H. 312—p. 85, 876, 2077
- H. 313—p. 85, 313
- H. 314—p. 85
- H. 315—p. 85, 314
- H. 316—p. 85, 246
- H. 317—p. 85
- H. 318—p. 86
- H. 319—p. 86, 166, 777, 816, 1426, 1453, 1478
- H. 320—p. 86, 166, 780, 1608, 1678, 1719
- H. 321—p. 86
- H. 322—p. 86
- H. 323—p. 87
- H. 324—p. 87

HOUSE BILLS NUMERICALLY (Continued)

- H. 325—p. 87
- H. 326—p. 87
- H. 327—p. 87
- H. 328—p. 87
- H. 329—p. 87
- H. 330—p. 88
- H. 331—p. 88
- H. 332—p. 88, 166, 778, 1696, 2768, 2796, 2893
- H. 333—p. 88
- H. 334—p. 88
- H. 335—p. 88
- H. 336—p. 88, 380, 391
- H. 337—p. 89
- H. 338—p. 89
- H. 339—p. 89
- H. 340—p. 89, 792, 1036, 1211, 2054, 2068, 2206
- H. 341—p. 89
- H. 342—p. 89
- H. 343—p. 90
- H. 344—p. 90
- H. 345—p. 90, 170, 291
- H. 346—p. 90
- H. 347—p. 90
- H. 348—p. 90
- H. 349—p. 90
- H. 350—p. 90
- H. 351—p. 91
- H. 352—p. 91
- H. 353—p. 91
- H. 354—p. 91
- H. 355—p. 91, 166, 779
- H. 356—p. 91, 171, 834, 2676, 2688, 2892
- H. 357—p. 91
- H. 358—p. 91
- H. 359—p. 92, 1001
- H. 360—p. 92, 322, 409
- H. 361—p. 92, 322, 410
- H. 362—p. 92, 322, 410
- H. 363—p. 92, 322, 411
- H. 364—p. 92, 322, 411
- H. 365—p. 92, 322, 412
- H. 366—p. 93, 322, 412
- H. 367—p. 93, 322, 413
- H. 368—p. 93, 323, 416
- H. 369—p. 93, 323, 416
- H. 370—p. 93, 323, 417
- H. 371—p. 93, 323, 417
- H. 372—p. 94, 323, 424
- H. 373—p. 94, 323, 424
- H. 374—p. 94, 323, 425
- H. 375—p. 94, 323, 425
- H. 376—p. 94, 324, 426
- H. 377—p. 94, 324, 426
- H. 378—p. 95, 324, 427

HOUSE BILLS NUMERICALLY (Continued)

- H. 379—p. 95, 324, 427, 437, 506, 515, 516, 523, 530, 532
- H. 380—p. 95, 324, 439, 505, 515, 535
- H. 381—p. 95, 325, 461, 514, 515, 535
- H. 382—p. 96, 325, 466, 514, 516, 535
- H. 383—p. 96, 325, 469, 476, 517, 523, 524, 531, 534, 595
- H. 384—p. 96, 398, 1320, 1418, 2838, 2860, 2894
- H. 385—p. 97, 317
- H. 386—p. 97
- H. 387—p. 97
- H. 388—p. 97, 652
- H. 389—p. 97, 655
- H. 390—p. 97, 792, 1214, 2522, 2574, 2892
- H. 391—p. 98, 246
- H. 392—p. 98, 750
- H. 393—p. 111
- H. 394—p. 111, 552, 609, 814, 830, 866
- H. 395—p. 112, 1613, 1790, 2288, 2316, 2398
- H. 396—p. 112
- H. 397—p. 112
- H. 398—p. 112, 1188, 1953
- H. 399—p. 112, 169
- H. 400—p. 112, 166, 782
- H. 401—p. 112, 168, 1833
- H. 402—p. 112, 168, 1833
- H. 403—p. 113, 168, 1833
- H. 404—p. 113, 168, 1833
- H. 405—p. 113, 168, 1833
- H. 406—p. 113, 168, 1833
- H. 407—p. 113, 168, 1833
- H. 408—p. 113, 170
- H. 409—p. 114, 321, 364, 1679, 1706, 1719
- H. 410—p. 114, 172, 219, 349, 379, 391
- H. 411—p. 114, 228, 319
- H. 412—p. 114, 244, 855, 1711, 1718, 1720, 1829, 1924, 1956, 1965
- H. 413—p. 115, 1003, 1415
- H. 414—p. 115
- H. 415—p. 115
- H. 416—p. 115, 399
- H. 417—p. 115, 399, 1576, 2848, 2881, 2894
- H. 418—p. 115, 750
- H. 419—p. 116, 653
- H. 420—p. 116, 166, 780
- H. 421—p. 116, 650
- H. 422—p. 116, 875
- H. 423—p. 116
- H. 424—p. 116
- H. 425—p. 117
- H. 426—p. 117, 399
- H. 427—p. 117, 312
- H. 428—p. 117, 312
- H. 429—p. 117
- H. 430—p. 117, 1004, 1422, 1427
- H. 431—p. 118, 1004
- H. 432—p. 118, 312, 1816, 2790, 2802, 2893
- H. 433—p. 118

HOUSE BILLS NUMERICALLY (Continued)

- H. 434—p. 118
- H. 435—p. 119, 312
- H. 436—p. 119, 206, 258, 371
- H. 437—p. 119
- H. 438—p. 119, 167, 786
- H. 439—p. 120, 167, 785
- H. 440—p. 120, 1185, 1432, 1453, 2228, 2270, 2397
- H. 441—p. 120
- H. 442—p. 120
- H. 443—p. 120
- H. 444—p. 121
- H. 445—p. 121, 244
- H. 446—p. 121
- H. 447—p. 121, 247, 291, 371, 380, 391
- H. 448—p. 121
- H. 449—p. 121
- H. 450—p. 121, 172, 218
- H. 451—p. 122, 172, 219
- H. 452—p. 122
- H. 453—p. 122, 760, 1519, 1562
- H. 454—p. 123
- H. 455—p. 180, 313
- H. 456—p. 180, 1007
- H. 457—p. 181, 244, 1560, 2760, 2792, 2893
- H. 458—p. 181, 1187, 1556, 2401, 2497, 2890
- H. 459—p. 181, 270, 833
- H. 460—p. 182, 271
- H. 461—p. 182
- H. 462—p. 182, 792, 908
- H. 463—p. 182, 313
- H. 464—p. 182
- H. 465—p. 182, 247, 292, 1365, 1426, 2734, 2757, 2792, 2893
- H. 466—p. 183, 315, 1561
- H. 467—p. 183
- H. 468—p. 183
- H. 469—p. 183, 396
- H. 470—p. 184
- H. 471—p. 184
- H. 472—p. 184
- H. 473—p. 184, 1187, 1540, 2747, 2796, 2893
- H. 474—p. 184
- H. 475—p. 185
- H. 476—p. 185
- H. 477—p. 185
- H. 478—p. 185, 318, 859
- H. 479—p. 185
- H. 480—p. 185
- H. 481—p. 186
- H. 482—p. 186, 651
- H. 483—p. 186, 1722
- H. 484—p. 186, 206, 258, 313, 349, 379, 391
- H. 485—p. 186
- H. 486—p. 186
- H. 487—p. 187, 236, 244
- H. 488—p. 187, 244, 1520, 2298, 2319, 2398

HOUSE BILLS NUMERICALLY (Continued)

- H. 489—p. 187, 244
- H. 490—p. 187, 751
- H. 491—p. 187, 320
- H. 492—p. 188, 1005, 1569, 2225, 2270, 2397
- H. 493—p. 188
- H. 494—p. 188, 313
- H. 495—p. 188
- H. 496—p. 188, 244, 835, 1368, 1370, 1421, 1478
- H. 497—p. 190
- H. 498—p. 190, 319
- H. 499—p. 207
- H. 500—p. 207
- H. 501—p. 208
- H. 502—p. 208
- H. 503—p. 208
- H. 504—p. 208
- H. 505—p. 208, 399
- H. 506—p. 209, 749
- H. 507—p. 209
- H. 508—p. 209
- H. 509—p. 209, 396
- H. 510—p. 209, 318
- H. 511—p. 209
- H. 512—p. 210, 247, 293, 476, 476, 582
- H. 513—p. 210, 247, 293, 537, 544, 595
- H. 514—p. 210, 247, 294, 537, 544, 595
- H. 515—p. 210
- H. 516—p. 210
- H. 517—p. 211, 653
- H. 518—p. 211, 653, 1831, 2798, 2803, 2893
- H. 519—p. 211
- H. 520—p. 211, 1003, 1215, 1685, 1686, 2519, 2474, 2892
- H. 521—p. 211, 1180, 2072, 2426, 2545, 2892
- H. 522—p. 212, 880, 1038, 1076, 1079
- H. 523—p. 212, 880, 1068, 1071, 2187, 2188, 2207
- H. 524—p. 212, 881
- H. 525—p. 212, 322, 365, 1679, 1706, 1719
- H. 526—p. 212
- H. 527—p. 213, 322, 366, 1679, 1706, 1719
- H. 528—p. 213
- H. 529—p. 213, 698, 760
- H. 530—p. 214, 400
- H. 531—p. 214, 1356
- H. 532—p. 214, 744, 912, 1123, 1153, 1157, 1159, 1167, 1402
- H. 533—p. 214, 1003, 1221, 1224, 1294, 1300, 1302, 2097, 2170, 2177,
- 2366, 2428, 2503, 2578, 2591, 2695, 2739, 2893
- H. 534—p. 214, 744, 910, 1963, 1977, 2205
- H. 535—p. 214, 744, 911, 1963, 1977, 2205
- H. 536—p. 214, 744, 910, 1963, 1978, 2205
- H. 537—p. 215, 744, 909, 1963, 1978, 2205
- H. 538—p. 215, 744, 911, 1963, 1978, 2205
- H. 539—p. 215
- H. 540—p. 215, 311, 350, 366, 372, 542, 545, 552, 553, 567, 591, 594,
- 595
- H. 541—p. 215

HOUSE BILLS NUMERICALLY (Continued)

- H. 542—p. 215, 1187, 2061
- H. 543—p. 216, 320
- H. 544—p. 216, 875
- H. 545—p. 216, 650
- H. 546—p. 216, 1614, 1795, 2023, 2024, 2715, 2740, 2892
- H. 547—p. 217, 999
- H. 548—p. 217, 312
- H. 549—p. 247
- H. 550—p. 248, 1183, 1396, 1406, 2770, 2796, 2893
- H. 551—p. 248
- H. 552—p. 248
- H. 553—p. 248, 318
- H. 554—p. 248
- H. 555—p. 249, 320, 1957, 2571, 2667, 2724, 2733, 2764, 2802, 2893
- H. 556—p. 249
- H. 557—p. 249, 2874
- H. 558—p. 250, 397, 1524
- H. 559—p. 250, 657, 715, 1025
- H. 560—p. 251, 271, 332, 330, 531, 535
- H. 561—p. 251, 271, 333, 537, 544, 595
- H. 562—p. 251
- H. 563—p. 251
- H. 564—p. 251
- H. 565—p. 252, 321, 360, 2426, 2544, 2890
- H. 566—p. 252, 600, 681
- H. 567—p. 252, 271, 333, 536, 544, 595
- H. 568—p. 252
- H. 569—p. 252, 321, 360, 857, 864, 867
- H. 570—p. 253
- H. 571—p. 253, 1007, 1307, 2394, 2403, 2500, 2579, 2660, 2696, 2740,
- 2892
- H. 572—p. 253, 744
- H. 573—p. 253, 809
- H. 574—p. 253, 655
- H. 575—p. 254, 1183, 1396, 1813, 1824, 1964
- H. 576—p. 254, 313, 1314, 2047, 2052, 2068, 2206, 2772
- H. 577—p. 254, 398, 1604
- H. 578—p. 255, 1188, 1566, 2854, 2881, 2894
- H. 579—p. 255
- H. 580—p. 255
- H. 581—p. 280, 650
- H. 582—p. 280, 398
- H. 583—p. 281, 321, 361, 1055, 1059, 1083
- H. 584—p. 281
- H. 585—p. 281, 1002, 1116, 1605, 1618, 1718
- H. 586—p. 281, 398, 1545
- H. 587—p. 281, 1006
- H. 588—p. 281, 1569
- H. 589—p. 282, 318
- H. 590—p. 282, 316, 350, 376, 597, 601, 648
- H. 591—p. 282, 316
- H. 592—p. 282, 316
- H. 593—p. 282, 316, 350, 384, 640, 657, 693, 773, 814, 831, 866
- H. 594—p. 282, 316
- H. 595—p. 282, 317, 350, 386, 642, 657, 693

HOUSE BILLS NUMERICALLY (Continued)

- H. 596—p. 283, 317, 350, 386, 597, 601, 648
- H. 597—p. 283, 317, 351, 387, 2673, 2753
- H. 598—p. 283, 317, 350, 381, 2674, 2754
- H. 599—p. 283, 317
- H. 600—p. 283, 317, 350, 377, 381, 641, 657, 693
- H. 601—p. 283, 317, 351, 388, 597, 601, 648
- H. 602—p. 283, 317, 351, 389, 536, 544, 595
- H. 603—p. 284, 350, 407, 609, 627, 648
- H. 604—p. 284
- H. 605—p. 284, 1006, 1557, 2852, 2882, 2894
- H. 606—p. 284
- H. 607—p. 284
- H. 608—p. 284
- H. 609—p. 284
- H. 610—p. 285
- H. 611—p. 285
- H. 612—p. 285, 745
- H. 613—p. 285
- H. 614—p. 285, 876
- H. 615—p. 285, 999
- H. 616—p. 286
- H. 617—p. 286
- H. 618—p. 286, 314, 2030
- H. 619—p. 286, 875, 2032
- H. 620—p. 286, 878
- H. 621—p. 286, 600, 682, 2763, 2792, 2893
- H. 622—p. 287, 654, 1584, 2854, 2882, 2894
- H. 623—p. 287, 653
- H. 624—p. 287, 652
- H. 625—p. 287
- H. 626—p. 287
- H. 627—p. 287, 651
- H. 628—p. 287, 652, 858
- H. 629—p. 287
- H. 630—p. 327, 790, 1802, 1810, 1835, 1914, 2036, 2055
- H. 631—p. 328
- H. 632—p. 328, 879
- H. 633—p. 328, 1005
- H. 634—p. 328, 749
- H. 635—p. 328
- H. 636—p. 329
- H. 637—p. 329, 1613, 1789, 2288, 2316, 2398
- H. 638—p. 329
- H. 639—p. 329
- H. 640—p. 329
- H. 641—p. 329
- H. 642—p. 330, 877, 1935
- H. 643—p. 330
- H. 644—p. 330
- H. 645—p. 330
- H. 646—p. 351
- H. 647—p. 351
- H. 648—p. 351, 395, 639, 2363, 2391, 2399
- H. 649—p. 352, 396
- H. 650—p. 352, 1000

HOUSE BILLS NUMERICALLY (Continued)

- H. 651—p. 352, 1001
- H. 652—p. 352, 552, 610, 857, 864, 867
- H. 653—p. 352, 552, 610, 857, 865, 867
- H. 654—p. 353, 1183, 1395, 1413, 2053, 2069, 2206
- H. 655—p. 353, 655, 709, 1223, 1296, 1342
- H. 656—p. 353, 698, 762
- H. 657—p. 353, 698, 762
- H. 658—p. 354, 698, 763
- H. 659—p. 354, 698, 763
- H. 660—p. 354
- H. 661—p. 354
- H. 662—p. 354
- H. 663—p. 354, 750, 811, 1309, 1313, 1343
- H. 664—p. 355, 752, 809, 1299, 1302, 1343
- H. 665—p. 355, 880, 1072, 2227, 2275, 2368, 2413, 2498, 2890
- H. 666—p. 355, 876, 1543
- H. 667—p. 355, 999
- H. 668—p. 355, 396, 1320, 1554, 2402, 2497, 2890
- H. 669—p. 401, 654, 1541, 2886, 2886, 2894
- H. 670—p. 401
- H. 671—p. 401, 749, 1587, 1588
- H. 672—p. 401
- H. 673—p. 402
- H. 674—p. 402
- H. 675—p. 403, 552, 611, 857, 865, 867
- H. 676—p. 403, 1617, 1792, 1798, 2025, 2181
- H. 677—p. 404, 552, 611, 1055, 1059, 1083
- H. 678—p. 404
- H. 679—p. 404
- H. 680—p. 405, 552, 611, 1155, 1158, 1171
- H. 681—p. 405
- H. 682—p. 405, 747, 2179
- H. 683—p. 405
- H. 684—p. 405, 699, 764, 1679, 1706, 1719
- H. 685—p. 406, 1733, 2031, 2427, 2545, 2892
- H. 686—p. 406, 651, 1955, 2801, 2801, 2894
- H. 687—p. 406, 996
- H. 688—p. 406, 879
- H. 689—p. 407
- H. 690—p. 534, 597, 674, 708, 709, 724, 727, 728, 857, 865, 867
- H. 691—p. 554
- H. 692—p. 554, 652
- H. 693—p. 554, 597, 675, 814, 830, 866
- H. 694—p. 554, 655, 709, 1055, 1059, 1083
- H. 695—p. 554
- H. 696—p. 554, 597, 675, 857, 865, 867
- H. 697—p. 555, 1185, 1468, 1472, 1475, 1476, 2198, 2212, 2690, 2714, 2717, 2731, 2796, 2893
- H. 698—p. 555, 1005, 2044, 2854, 2882, 2894
- H. 699—p. 555
- H. 700—p. 555
- H. 701—p. 556, 652, 1546
- H. 702—p. 556, 652, 1552
- H. 703—p. 556
- H. 704—p. 557, 598, 676, 858, 865, 867

HOUSE BILLS NUMERICALLY (Continued)

- H. 705—p. 557, 874
- H. 706—p. 557, 598, 676, 858, 865, 867
- H. 707—p. 557, 655, 710, 1055, 1059, 1083
- H. 708—p. 557, 656, 710, 1055, 1059, 1083
- H. 709—p. 558, 651, 1799, 1803, 2844, 2860, 2894
- H. 710—p. 558, 697, 758, 1055, 1059, 1083
- H. 711—p. 558, 654, 2045, 2047
- H. 712—p. 558, 654, 2056
- H. 713—p. 558, 791
- H. 714—p. 559, 750
- H. 715—p. 559
- H. 716—p. 559
- H. 717—p. 559, 598, 677, 858, 865, 867
- H. 718—p. 559
- H. 719—p. 560, 653
- H. 720—p. 560, 878, 1791
- H. 721—p. 560
- H. 722—p. 560, 699, 770, 1679, 1707, 1719
- H. 723—p. 561
- H. 724—p. 561, 699, 771, 1739, 1743, 1814, 1964
- H. 725—p. 561
- H. 726—p. 561, 1351
- H. 727—p. 561, 656, 711, 858, 865, 867
- H. 728—p. 562, 656, 711, 858, 865, 867
- H. 729—p. 562
- H. 730—p. 562, 656, 711, 1425, 1452, 1478
- H. 731—p. 562
- H. 732—p. 562, 745
- H. 733—p. 563
- H. 734—p. 563, 654
- H. 735—p. 604, 1000
- H. 736—p. 604, 748
- H. 737—p. 604
- H. 738—p. 604, 656, 713, 1155, 1158, 1171
- H. 739—p. 605, 747
- H. 740—p. 605, 876, 1589
- H. 741—p. 605, 996, 2060
- H. 742—p. 605, 656, 713, 1155, 1158, 1171
- H. 743—p. 605
- H. 744—p. 605, 656, 713, 1223, 1296, 1342, 1928, 2169, 2171, 2206,
2473, 2716, 2793, 2893
- H. 745—p. 606, 652
- H. 746—p. 606
- H. 747—p. 606, 652
- H. 748—p. 606, 656, 718, 858, 865, 867
- H. 749—p. 606, 697, 759, 904, 1223, 1296, 1342
- H. 750—p. 606
- H. 751—p. 607, 751, 834, 1358, 1422, 1478
- H. 752—p. 607, 1000, 1925
- H. 753—p. 607, 656, 714, 1425, 1452, 1478
- H. 754—p. 607, 657, 715, 858, 866, 867
- H. 755—p. 607, 1616, 1793, 1794, 2521, 2575, 2892
- H. 756—p. 608, 1614, 1794
- H. 757—p. 661, 697
- H. 758—p. 661, 751, 805, 1811, 1824, 1964

HOUSE BILLS NUMERICALLY (Continued)

- H. 759—p. 661, 751, 1025, 1812, 1825, 1964
- H. 760—p. 661, 751, 1026, 2677, 2689, 2892
- H. 761—p. 662, 697, 759, 1156, 1158, 1171
- H. 762—p. 662, 749, 1693
- H. 763—p. 662, 1178
- H. 764—p. 663, 750
- H. 765—p. 663, 746
- H. 766—p. 663
- H. 767—p. 663
- H. 768—p. 664, 748, 1542
- H. 769—p. 665
- H. 770—p. 665, 1186, 1584, 2401, 2498, 2890
- H. 771—p. 665
- H. 772—p. 665
- H. 773—p. 666, 1617, 1798, 2026, 2715, 2740, 2892
- H. 774—p. 666, 1617, 1797
- H. 775—p. 666
- H. 776—p. 666, 750, 861, 1608, 1678, 1719
- H. 777—p. 667
- H. 778—p. 667
- H. 779—p. 667, 1491
- H. 780—p. 667, 1612, 1927
- H. 781—p. 667
- H. 782—p. 667, 998, 1695
- H. 783—p. 667, 1353
- H. 784—p. 668
- H. 785—p. 668, 697, 759, 2035, 2062, 2206
- H. 786—p. 668
- H. 787—p. 700
- H. 788—p. 700, 751, 809, 1055, 1059, 1083
- H. 789—p. 701, 751, 806, 1223, 1297, 1342
- H. 790—p. 701, 752, 806, 1223, 1297, 1342
- H. 791—p. 701, 752, 806, 1223, 1297, 1342
- H. 792—p. 701, 752, 810, 1812, 1825, 1964
- H. 793—p. 702, 791, 907, 1156, 1158, 1171
- H. 794—p. 702, 753, 811, 1155, 1159, 1171, 1296, 2342
- H. 795—p. 702, 791, 906, 2288, 2316, 2398
- H. 796—p. 702, 752, 807, 1223, 1297, 1342
- H. 797—p. 703, 1003, 1123, 1605, 1618, 1718
- H. 798—p. 703
- H. 799—p. 703
- H. 800—p. 703, 745
- H. 801—p. 704, 1093, 1216, 1680, 1707, 1719
- H. 802—p. 704, 792, 908, 2668, 2688, 2892
- H. 803—p. 704
- H. 804—p. 704, 1616, 1796
- H. 805—p. 704, 745
- H. 806—p. 705, 752, 807, 1055, 1059, 1083
- H. 807—p. 705, 748
- H. 808—p. 705, 745
- H. 809—p. 705, 752, 1026, 1812, 1825, 1864
- H. 810—p. 706
- H. 811—p. 706, 1350, 1544, 1545, 2790, 2802, 2893
- H. 812—p. 706, 1491
- H. 813—p. 706, 998, 1940, 2676, 2689, 2892

HOUSE BILLS NUMERICALLY (Continued)

- H. 814—p. 706, 1186, 1940, 2676, 2689, 2892
- H. 815—p. 707, 879, 1309, 1962, 1978, 2205
- H. 816—p. 707, 1722
- H. 817—p. 707
- H. 818—p. 707
- H. 819—p. 707, 746
- H. 820—p. 755, 980, 1030, 2288, 2316, 2398
- H. 821—p. 755, 980, 1031, 2288, 2317, 2398
- H. 822—p. 755, 791, 906, 1156, 1159, 1171
- H. 823—p. 756
- H. 824—p. 756
- H. 825—p. 756
- H. 826—p. 756, 980, 1032, 1224, 1297, 1342
- H. 827—p. 756, 791, 907, 1605, 1618, 1718
- H. 828—p. 756, 1001
- H. 829—p. 757
- H. 830—p. 757
- H. 831—p. 795, 1183, 1397, 1680, 1707, 1719
- H. 832—p. 795, 1183, 1398, 1680, 1707, 1719
- H. 833—p. 795, 1183, 1431
- H. 834—p. 795, 877, 1027, 1425, 1452, 1478
- H. 835—p. 796
- H. 836—p. 796
- H. 837—p. 796, 877, 1027, 1224, 1297, 1342
- H. 838—p. 796
- H. 839—p. 797, 1002, 1116, 1605, 1618, 1718
- H. 840—p. 797, 877, 1027, 1224, 1297, 1342
- H. 841—p. 797, 877, 1028, 1224, 1297, 1342
- H. 842—p. 797, 878, 1029, 1224, 1298, 1343
- H. 843—p. 798, 1001, 1933
- H. 844—p. 798, 874
- H. 845—p. 798, 1001
- H. 846—p. 798, 1187
- H. 847—p. 798, 878, 1029, 1224, 1298, 1343
- H. 848—p. 799, 1093, 1216, 1680, 1707, 1719
- H. 849—p. 799
- H. 850—p. 799
- H. 851—p. 799, 980, 1033, 2299, 2319, 2398
- H. 852—p. 799, 980, 1033, 2715, 2740, 2892
- H. 853—p. 800, 980, 1035, 2716, 2740, 2893
- H. 854—p. 800, 981, 1035
- H. 855—p. 800, 878, 1029, 1224, 1298, 1343
- H. 856—p. 801, 877
- H. 857—p. 801, 1183, 1398, 1680, 1707, 1719
- H. 858—p. 801, 981, 1035, 1812, 1825, 1964
- H. 859—p. 801, 1184, 1411, 2028, 2040, 2205
- H. 860—p. 801, 1184, 1411, 2288, 2317, 2398
- H. 861—p. 802, 877
- H. 862—p. 802
- H. 863—p. 802, 875
- H. 864—p. 802, 873
- H. 865—p. 802, 873
- H. 866—p. 803, 874
- H. 867—p. 803, 876, 1037
- H. 868—p. 803

HOUSE BILLS NUMERICALLY (Continued)

- H. 869—p. 803, 879, 1030
- H. 870—p. 804, 876
- H. 871—p. 804, 1185, 1411, 2288, 2317, 2398
- H. 872—p. 804, 1489, 1661, 2289, 2317, 2398
- H. 873—p. 804
- H. 874—p. 900, 1006
- H. 875—p. 900, 1183, 1399, 1680, 1707, 1719
- H. 876—p. 901, 1005
- H. 877—p. 901
- H. 878—p. 901, 1613, 1792, 2020, 2179
- H. 879—p. 901, 1614, 1793
- H. 880—p. 902, 996
- H. 881—p. 902, 1352
- H. 882—p. 902, 1181, 1387, 2677, 2689, 2892
- H. 883—p. 902
- H. 884—p. 902, 998
- H. 885—p. 903, 999, 1576
- H. 886—p. 903, 1000
- H. 887—p. 903, 997
- H. 888—p. 903
- H. 889—p. 903, 1001, 1556, 2859, 2883, 2894
- H. 890—p. 982, 1184, 1407, 1680, 1707, 1719
- H. 891—p. 982, 1178, 1584
- H. 892—p. 982
- H. 893—p. 982
- H. 894—p. 983, 1003, 1216, 1681, 1708, 1719
- H. 895—p. 983
- H. 896—p. 983
- H. 879—p. 983
- H. 898—p. 983
- H. 899—p. 983
- H. 900—p. 984, 1186
- H. 901—p. 984, 1616, 2024, 2183, 3192, 2511, 2553, 2891
- H. 902—p. 984, 1002, 1117, 1605, 1618, 1718
- H. 903—p. 985, 1002, 1117, 1605, 1618, 1718
- H. 904—p. 985, 1188, 1715, 2169, 2171, 2206
- H. 905—p. 985, 1188
- H. 906—p. 985, 1492, 1669, 2035, 2062, 2206
- H. 907—p. 985, 1178
- H. 908—p. 985, 1002, 1118, 1605, 1618, 1719
- H. 909—p. 986, 1351, 1916, 2303, 2334, 2399, 2420, 2499, 2546, 2891
- H. 910—p. 986, 1002, 1118, 1425, 1452, 1478
- H. 911—p. 986, 1185, 1412, 2028, 2040, 2205
- H. 912—p. 986
- H. 913—p. 987, 1178
- H. 914—p. 987
- H. 915—p. 987, 999
- H. 916—p. 987, 998, 1539, 2804, 2859, 2894
- H. 917—p. 987, 1184, 1407, 1681, 1708, 1719
- H. 918—p. 987, 998
- H. 919—p. 987, 1002, 1122, 1812, 1825, 1964
- H. 920—p. 988, 1002, 1122, 1812, 1825, 1964
- H. 921—p. 988, 1002, 1123, 1812, 1825, 1964
- H. 922—p. 1011, 1354, 1510, 2289, 2317, 2398
- H. 923—p. 1011, 1181, 1388, 1812, 1825, 1964

HOUSE BILLS NUMERICALLY (Continued)

- H. 924—p. 1011, 1612
- H. 925—p. 1012, 1353, 1590, 1602, 2421, 2517, 2678, 2701, 2765, 2791,
- 2893
- H. 926—p. 1012, 1180
- H. 927—p. 1012
- H. 928—p. 1012
- H. 929—p. 1012, 1616, 1797, 2025
- H. 930—p. 1013, 1616, 1797, 2024
- H. 931—p. 1013, 1614, 1796, 2021, 2732, 2794, 2893
- H. 932—p. 1015, 1354, 1510, 2028, 2042, 2206
- H. 933—p. 1015, 2354, 1511, 2028, 2040, 2205
- H. 934—p. 1015, 1491
- H. 935—p. 1016, 1178, 1561, 2401, 2425, 2890
- H. 936—p. 1016
- H. 937—p. 1016, 1188, 1833, 2418, 2544, 2890
- H. 938—p. 1016, 1093, 1217, 1605, 1619, 1719
- H. 939—p. 1016, 1093, 1217, 1606, 1619, 1719
- H. 940—p. 1017, 1093, 1218, 1606, 1619, 1719
- H. 941—p. 1017, 1093, 1218, 1606, 1619, 1719, 2058, 2290, 2319, 2398
- H. 942—p. 1017, 1093, 1219, 1606, 1619, 1719
- H. 943—p. 1017, 1093, 1219, 1606, 1619, 1719
- H. 944—p. 1018, 1488, 1655, 2715, 2740, 2893
- H. 945—p. 1018, 1354
- H. 946—p. 1018
- H. 947—p. 1018, 1093, 1220
- H. 948—p. 1018
- H. 949—p. 1019, 1182, 1395, 1814, 1826, 1964
- H. 950—p. 1019
- H. 951—p. 1020
- H. 952—p. 1020
- H. 953—p. 1020, 1093, 1220, 1681, 1708, 1719
- H. 954—p. 1096, 1181, 1388, 1681, 1708, 1719
- H. 955—p. 1096, 1181, 1389, 1681, 1708, 1720
- H. 956—p. 1096, 1181, 1389, 1681, 1708, 1720
- H. 957—p. 1097, 1181, 1389, 1681, 1708, 1720
- H. 958—p. 1097
- H. 959—p. 1097
- H. 960—p. 1097, 1354, 1512, 2289, 2317, 2398
- H. 961—p. 1097, 1179, 1603, 1607, 1636
- H. 962—p. 1097, 1185, 1413, 2511, 2553, 2891
- H. 963—p. 1098, 1181, 1390, 1813, 1826, 1964
- H. 964—p. 1098, 1614, 2027
- H. 965—p. 1098, 1724
- H. 966—p. 1098, 1181, 1390, 1681, 1709, 1729
- H. 967—p. 1099, 1181, 1391, 2288, 2317, 2398
- H. 968—p. 1099, 1181, 1393
- H. 969—p. 1099
- H. 970—p. 1099, 1182, 1393, 1813, 1826, 1964
- H. 971—p. 1100, 1487, 1653, 2427, 2544, 2890
- H. 972—p. 1100, 1182, 1403, 1681, 1709, 1920
- H. 973—p. 1100, 1182, 1404, 1682, 1709, 1920
- H. 974—p. 1100, 1182, 1404, 1682, 1709, 1920
- H. 975—p. 1101, 1182, 1405, 1682, 1709, 1720
- H. 976—p. 1101
- H. 977—p. 1101, 1613, 1788, 2289, 2317, 2398

HOUSE BILLS NUMERICALLY (Continued)

- H. 978—p. 1101, 1182, 1393, 1813, 1826, 1964
- H. 979—p. 1101, 1189, 1415, 1813, 1826, 1964
- H. 980—p. 1102
- H. 981—p. 1102, 1182, 1394, 1682, 1709, 1720
- H. 982—p. 1102, 1182, 1394, 1682, 1709, 1720
- H. 983—p. 1102, 1184, 1407, 1682, 1709, 1720
- H. 984—p. 1103, 1180
- H. 985—p. 1103, 1188, 1696
- H. 986—p. 1103, 1189, 1415, 1813, 1826, 1964
- H. 987—p. 1103, 1189, 1416, 1813, 1826, 1964
- H. 988—p. 1103, 1185, 1412, 2028, 2040, 2205
- H. 989—p. 1104
- H. 990—p. 1104
- H. 991—p. 1104, 1184, 1408, 1682, 1709, 1720
- H. 992—p. 1104, 1184, 1408, 2715, 2740, 2893
- H. 993—p. 1104, 1189, 1416, 1813, 1826, 1964
- H. 994—p. 1105, 1189, 1417, 1813, 1826, 1965
- H. 995—p. 1105
- H. 996—p. 1105
- H. 997—p. 1105, 1184, 1409, 1682, 1710, 1720
- H. 998—p. 1106
- H. 999—p. 1106, 1182, 1395, 1682, 1710, 1720
- H. 1000—p. 1106
- H. 1001—p. 1201, 1489, 1820, 2287, 2318, 2399
- H. 1002—p. 1202, 1725
- H. 1003—p. 1202
- H. 1004—p. 1202, 1351, 2037, 2800, 2801, 2894
- H. 1005—p. 1202
- H. 1006—p. 1202, 1349
- H. 1007—p. 1202, 1352
- H. 1008—p. 1202, 1618, 1791, 2289, 2317, 2398
- H. 1009—p. 1203, 1728
- H. 1010—p. 1203, 1355, 1512, 1813, 1813, 1965
- H. 1011—p. 1203, 1355, 1513, 2426, 2546, 2891
- H. 1012—p. 1203, 1487, 1653, 2028, 2040, 2205
- H. 1013—p. 1204, 1350, 2181
- H. 1014—p. 1204, 1355, 1514, 1517, 2289, 2317, 2398
- H. 1015—p. 1204, 1355, 1514, 1517, 2299, 2319, 2398
- H. 1016—p. 1204, 1355, 1515, 1517, 2311, 2334, 2399
- H. 1017—p. 1205, 1355, 1515, 1517, 2289, 2317, 2398
- H. 1018—p. 1205, 1355, 1516, 1517, 2312, 2335, 2399
- H. 1019—p. 1205, 1355, 1516, 2028, 2041, 2205
- H. 1020—p. 1205, 1486
- H. 1021—p. 1205, 1487, 1663, 2289, 2318, 2398
- H. 1022—p. 1206, 1487, 1664
- H. 1023—p. 1206, 1487, 1692, 2035, 2062, 2206
- H. 1024—p. 1206, 1487, 1665, 2035, 2062, 2206
- H. 1025—p. 1206, 1487, 1666, 2035, 2062, 2206
- H. 1026—p. 1206, 1355, 1517, 2426, 2544, 2890
- H. 1027—p. 1207, 1356, 1517, 2426, 2544, 2890
- H. 1028—p. 1207, 1356, 1518, 2426, 2544, 2890
- H. 1029—p. 1207, 1356, 1518, 2426, 2544, 2890
- H. 1030—p. 1207, 1356, 1518, 2427, 2545, 2891
- H. 1031—p. 1207, 1356, 1519, 2427, 2545, 2892
- H. 1032—p. 1208

HOUSE BILLS NUMERICALLY (Continued)

- H. 1033—p. 1208, 1610, 1803, 1809, 1817, 1819, 2842, 2882, 2894
- H. 1034—p. 1209, 1610, 1810, 1821, 2846, 2883, 2894
- H. 1035—p. 1209, 1611
- H. 1036—p. 1209, 1611
- H. 1037—p. 1371, 1614
- H. 1038—p. 1372, 1487, 1654, 2029, 2041, 2205
- H. 1039—p. 1372, 1488, 1656, 2029, 2041, 2205
- H. 1040—p. 1372, 1487, 1662, 2029, 2041, 2205
- H. 1041—p. 1372, 1488, 1662, 2029, 2041, 2205
- H. 1042—p. 1372, 1488, 1663, 2029, 2041, 2205
- H. 1043—p. 1373, 1488, 1656, 2029, 2041, 2205
- H. 1044—p. 1373, 1488, 1657, 2035, 2062, 2206
- H. 1045—p. 1373, 1488, 1783
- H. 1046—p. 1373, 1488, 1657, 2029, 2041, 2206
- H. 1047—p. 1374, 1488, 1655, 2289, 2318, 2398
- H. 1048—p. 1374, 1488, 1658, 1039, 2063, 2206
- H. 1049—p. 1374, 1492, 1670, 2039, 2063, 2206
- H. 1050—p. 1374, 1488, 1655
- H. 1051—p. 1374, 1492, 1670, 2036, 2062, 2206
- H. 1052—p. 1375, 1492, 1670, 2036, 2062, 2206
- H. 1053—p. 1375, 1613, 1790, 2289, 2318, 2398
- H. 1054—p. 1375, 1613, 1788, 2290, 2318, 2398
- H. 1055—p. 1375, 1490, 1667
- H. 1056—p. 1376, 1490, 1675
- H. 1057—p. 1376, 1488, 1658, 2039, 2063, 2206
- H. 1058—p. 1376, 1488, 1658, 2029, 2042, 2206
- H. 1059—p. 1376, 1492, 1671, 2030, 2042, 2206
- H. 1060—p. 1376, 1492, 1671, 2030, 2042, 2206
- H. 1061—p. 1377, 1492, 1672, 2030, 2042, 2206
- H. 1062—p. 1377, 1492, 1672, 2030, 2042, 2206
- H. 1063—p. 1377, 1493, 1673, 2523, 2575, 2892
- H. 1064—p. 1377, 1493, 1994
- H. 1065—p. 1378, 1493, 1674, 2034, 2062, 2206, 2416, 2746, 2797, 2893
- H. 1066—p. 1378, 1493, 1784, 2677, 2689, 2892
- H. 1067—p. 1378, 1493, 1785, 2677, 2689, 2892
- H. 1068—p. 1378, 1490, 1668
- H. 1069—p. 1379, 1490, 1668
- H. 1070—p. 1379, 1491, 1783
- H. 1071—p. 1380, 1488, 1659, 2039, 2063, 2206
- H. 1072—p. 1380, 1488, 1659, 2039, 2064, 2206
- H. 1073—p. 1380, 1489, 1660, 2427, 2545, 2891
- H. 1074—p. 1380, 1489, 1660, 2427, 2545, 2891
- H. 1075—p. 1381, 1493, 1674
- H. 1076—p. 1381, 1726
- H. 1077—p. 1381, 1492, 1810, 1821, 1827, 2376, 2391, 2399
- H. 1078—p. 1381, 1489, 1661, 2035, 2063, 2206
- H. 1079—p. 1382, 1486, 1684, 1685
- H. 1080—p. 1382, 1486, 1684
- H. 1081—p. 1382, 1486, 1684
- H. 1082—p. 1382, 1489, 1689, 2035, 2063, 2206
- H. 1083—p. 1382, 1493, 1995, 2716, 2741, 2893
- H. 1084—p. 1383, 1614
- H. 1085—p. 1383, 1614, 1795, 2027, 2178
- H. 1086—p. 1383, 1725
- H. 1087—p. 1383, 1489, 1688, 2035, 2063, 2206, 2415, 2499, 2546, 2891

HOUSE BILLS NUMERICALLY (Continued)

- H. 1088—p. 1384, 1493
- H. 1089—p. 1384, 1493, 1674, 2299, 2319, 2398
- H. 1090—p. 1384, 1493, 1689, 2039, 2064, 2206
- H. 1091—p. 1384, 1494, 1690, 2039, 2064, 2206
- H. 1092—p. 1385, 1617, 1798, 2026, 2173, 2177
- H. 1093—p. 1385
- H. 1094—p. 1502, 1611
- H. 1095—p. 1503
- H. 1096—p. 1503
- H. 1097—p. 1503, 1612, 1785, 2299, 2320, 2398
- H. 1098—p. 1503, 1612, 1786, 2299, 2320, 2399
- H. 1099—p. 1504, 1612, 1815
- H. 1100—p. 1504, 1612, 1786, 2299, 2320, 2399
- H. 1101—p. 1639, 1730, 1996, 2427, 2545, 2891
- H. 1102—p. 1639, 1730, 2031, 2427, 2545, 2891
- H. 1103—p. 1639, 1730, 1996, 2428, 2430, 2890
- H. 1104—p. 1639, 1730, 1997, 2428, 2530, 2890
- H. 1105—p. 1640, 1733, 2017, 2428, 2530, 2890
- H. 1106—p. 1640, 1731, 1997, 2428, 2530, 2890
- H. 1107—p. 1640, 1731, 1998
- H. 1108—p. 1640, 1731, 2015, 2515, 2575, 2892
- H. 1109—p. 1641, 1731, 1998, 2507, 2555, 2891
- H. 1110—p. 1641, 1731, 1999, 2507, 2555, 2891
- H. 1111—p. 1641, 1722
- H. 1112—p. 1641
- H. 1113—p. 1641, 1731, 1999, 2507, 2555, 2891
- H. 1114—p. 1642, 1731, 2000, 2507, 2555, 2891
- H. 1115—p. 1642, 1734, 2017, 2508, 2556, 2891
- H. 1116—p. 1642, 1731, 2001, 2508, 2556, 2891
- H. 1117—p. 1643, 1731, 2002, 2508, 2556, 2891
- H. 1118—p. 1643, 1732, 2002, 2508, 2556, 2891
- H. 1119—p. 1643, 1732, 2003, 2508, 2556, 2891
- H. 1120—p. 1643, 1732, 2003, 2519, 2561, 2698, 2761, 2792, 2893
- H. 1121—p. 1644, 1732, 2005, 2508, 2556, 2891
- H. 1122—p. 1644, 1732, 2005, 2508, 2556, 2891
- H. 1123—p. 1644, 1732, 2006, 2508, 2557, 2891
- H. 1124—p. 1644, 1734, 2018, 2509, 2553, 2891
- H. 1125—p. 1645, 1734, 2018, 2509, 2554, 2891
- H. 1126—p. 1645, 1734, 2019, 2509, 2554, 2891
- H. 1127—p. 1645, 1734, 2019, 2509, 2554, 2891
- H. 1128—p. 1645, 1732, 2007, 2509, 2554, 2891
- H. 1129—p. 1645, 1732, 2006, 2509, 2554, 2891
- H. 1130—p. 1646, 1732, 2007, 2510, 2554, 2891
- H. 1131—p. 1646, 1732, 2008
- H. 1132—p. 1646, 1732, 2010, 2510, 2554, 2891
- H. 1133—p. 1647, 1733, 2010, 2511, 2554, 2891
- H. 1134—p. 1647, 1733, 2011
- H. 1135—p. 1647, 1733, 2011
- H. 1136—p. 1647, 1730
- H. 1137—p. 1648, 1734, 2019, 2511, 2554, 2891
- H. 1138—p. 1648, 1734, 2020, 2511, 2555, 2891
- H. 1139—p. 1648
- H. 1140—p. 1648, 1733, 2012, 2511, 2555, 2891
- H. 1141—p. 1648, 1733, 2013, 2529, 2561, 2678, 2690, 2892
- H. 1142—p. 1649
- H. 1143—p. 1649, 1733, 2014
- H. 1144—p. 1649, 1733, 2032, 2567, 2588, 2892
- H. 1145—p. 1649

**RESOLUTIONS NUMERICALLY
1980 REGULAR SESSION**

HR	1—p. 4
HJR	2—p. 4
HJR	3—p. 4
HJR	4—p. 5, 68, 81, 106
HR	5—p. 5, 69
HJR	6—p. 58, 66, 81, 106
HR	7—p. 59
HR	8—p. 59
HJR	9—p. 60, 66, 81, 106
HJR	10—p. 60, 104, 111, 162
HJR	11—p. 61
HJR	12—p. 65, 108, 138, 162, 265
HJR	13—p. 67, 108, 138, 162
HR	14—p. 70, 106
HJR	15—p. 98, 108, 138, 162
HR	16—p. 99
HJR	17—p. 99, 109, 139, 162
HJR	18—p. 100
HR	19—p. 100
HJR	20—p. 101, 108, 139, 162
HJR	21—p. 102, 108, 139, 162
HR	22—p. 103, 104
HJR	23—p. 105, 151, 173, 202
HR	24—p. 108, 162
HJR	25—p. 123, 151, 173, 202
HJR	26—p. 124, 151, 173, 202
HJR	27—p. 124, 151, 173, 202
HJR	28—p. 125, 151, 173, 202
HJR	29—p. 126, 203, 238, 243, 265
HJR	30—p. 127, 151, 173, 202
HR	31—p. 127
HR	32—p. 128
HR	33—p. 163
HJR	34—p. 164, 206, 234, 236
HJR	35—p. 173
HJR	36—p. 174, 206, 234, 236
HR	37—p. 175
HJR	38—p. 176, 207, 234, 236
HJR	39—p. 177, 207, 234, 236
HJR	40—p. 177, 207, 234, 236
HR	41—p. 178
HJR	42—p. 178, 207, 234, 236
HJR	43—p. 190, 553, 600, 601, 649, 659
HR	44—p. 191
HJR	45—p. 191, 207, 234, 236
HJR	46—p. 198, 207, 234, 236
HJR	47—p. 199
HR	48—p. 203, 236
HJR	49—p. 228, 238, 243, 265
HR	50—p. 238, 265
HJR	51—p. 238, 266, 290, 309
HJR	52—p. 239, 267, 290, 309
HJR	53—p. 239, 267, 290, 309
HJR	54—p. 240, 267, 290, 309

RESOLUTIONS NUMERICALLY (Continued)

HR 55—p. 241
HR 56—p. 242, 262, 327
HR 57—p. 257
HR 58—p. 257
HJR 59—p. 263, 290
HR 60—p. 267, 310
HJR 61—p. 267
HJR 62—p. 268, 302, 308, 310
HR 63—p. 269
HJR 64—p. 270, 302, 308, 310
HJR 65—p. 288, 325, 343, 348, 391
HJR 66—p. 289, 302, 308, 310
HR 67—p. 290
HR 68—p. 290
HJR 69—p. 291
HR 70—p. 297
HR 71—p. 301
HJR 72—p. 307, 348, 379, 391
HR 73—p. 311, 346
HR 74—p. 330
HR 75—p. 330
HR 76—p. 330
HJR 77—p. 332
HR 78—p. 343
HR 79—p. 349, 392
HR 80—p. 350
HJR 81—p. 355, 371, 380, 392
HR 82—p. 356
HJR 83—p. 357, 371, 380, 392
HJR 84—p. 357, 371, 380, 392
HJR 85—p. 358
HR 86—p. 377
HJR 87—p. 383, 537, 544, 595
HJR 88—p. 388, 553
HJR 89—p. 390, 537, 544, 595
HR 90—p. 393
HR 91—p. 394
HJR 92—p. 400, 537, 544, 595
HJR 93—p. 407, 815, 830, 866
HR 94—p. 407
HR 95—p. 407
HJR 96—p. 408
HR 97—p. 411
HJR 98—p. 412, 537, 544, 595
HR 99—p. 468, 482
HR 100—p. 484, 488
HJR 101—p. 484
HJR 102—p. 487, 537, 544, 595
HR 103—p. 489, 535
HR 104—p. 491
HR 105—p. 522
HJR 106—p. 530, 534, 595
HR 107—p. 538, 595
HR 108—p. 538
HJR 109—p. 539, 571, 582, 595

RESOLUTIONS NUMERICALLY (Continued)

HR 110—p. 541
HJR 111—p. 553, 603, 626, 648
HJR 112—p. 563, 603, 626, 648
HJR 113—p. 563, 603, 626, 648
HR 114—p. 564
HJR 115—p. 564, 603, 626, 648
HJR 116—p. 566, 603, 626, 648
HJR 117—p. 578, 975
HR 118—p. 597, 648
HJR 119—p. 602
HR 120—p. 608
HR 121—p. 629
HJR 122—p. 649, 687
HR 123—p. 650, 694
HJR 124—p. 658, 687, 692, 693
HJR 125—p. 668, 688, 693
HJR 126—p. 669, 688, 693
HR 127—p. 670
HJR 128—p. 670, 688, 693
HJR 129—p. 671, 688, 693
HJR 130—p. 672, 970, 979, 994
HR 131—p. 672
HR 132—p. 674
HR 133—p. 695
HR 134—p. 696, 742
HR 135—p. 700
HR 136—p. 700
HJR 137—p. 708, 728, 732, 741
HR 138—p. 843, 786
HJR 139—p. 743, 815, 830, 866
HJR 140—p. 754, 815, 830, 866
HJR 141—p. 757, 816, 830, 866
HR 142—p. 758
HJR 143—p. 758, 815, 830, 866
HJR 144—p. 768, 873, 1050, 1057, 1083
HR 145—p. 769
HR 146—p. 770
HJR 147—p. 771, 815, 830, 866
HJR 148—p. 777, 815, 830, 866
HR 149—p. 787, 867
HR 150—p. 788
HJR 151—p. 792, 891, 910
HR 152—p. 793
HR 153—p. 793
HJR 154—p. 804, 857, 866, 867
HJR 155—p. 812, 869, 976, 993, 994
HJR 156—p. 813, 873, 976, 993, 994
HJR 157—p. 813, 869, 976, 993, 994
HR 158—p. 816
HJR 159—p. 832, 869, 976, 993, 994
HR 160—p. 868, 969
HR 161—p. 869
HJR 162—p. 881, 976, 993, 994
HR 163—p. 893
HJR 164—p. 898, 976, 993, 994

RESOLUTIONS NUMERICALLY (Continued)

HJR 165—p. 898, 976, 994
HJR 166—p. 899, 977, 993, 994
HR 167—p. 970, 994
HR 168—p. 971
HJR 169—p. 981, 1051, 1058, 1083
HJR 170—p. 988
HR 171—p. 989
HJR 172—p. 989, 1051, 1058, 1083
HR 173—p. 990
HJR 174—p. 991
HR 175—p. 991
HR 176—p. 992
HR 177—p. 992
HR 178—p. 992
HR 179—p. 992
HR 180—p. 993
HR 181—p. 995, 1084
HR 182—p. 1008
HJR 183—p. 1008, 1051, 1058, 1083
HJR 184—p. 1009
HR 185—p. 1009
HJR 186—p. 1010, 1051, 1058, 1083
HJR 187—p. 1010, 1094, 1153, 1156, 1171
HR 188—p. 1024
HJR 189—p. 1024, 1051, 1058, 1083
HJR 190—p. 1025, 1051, 1058, 1083
HJR 191—p. 1037, 1051, 1058, 1083
HJR 192—p. 1046, 1088, 1106, 1171
HJR 193—p. 1057, 1088, 1106, 1171
HR 194—p. 1088, 1171
HR 195—p. 1088, 1115
HR 196—p. 1089
HJR 197—p. 1094, 1153, 1156, 1171
HJR 198—p. 1095, 1153, 1156, 1171
HJR 199—p. 1107, 1177, 1222, 1298, 1343
HR 200—p. 1172, 1343
HR 201—p. 1173
HJR 202—p. 1189, 1222, 1298, 1343
HR 203—p. 1190
HJR 204—p. 1191, 1222, 1298, 1343
HJR 205—p. 1192, 1222, 1298, 1343
HJR 206—p. 1193, 1222, 1299, 1343
HJR 207—p. 1193, 1222, 1299, 1343
HJR 208—p. 1194, 2284, 2291, 2397
HJR 209—p. 1195, 1223, 1299, 1343
HJR 210—p. 1196, 1222, 1299, 1343
HJR 211—p. 1197, 1222, 1299, 1343
HR 212—p. 1197
HR 213—p. 1199
HR 214—p. 1199
HJR 215—p. 1199, 1222, 1299, 1343
HR 216—p. 1200
HR 217—p. 1201
HJR 218—p. 1209, 1348
HJR 219—p. 1210, 1348, 1963, 1978, 2205

RESOLUTIONS NUMERICALLY (Continued)

HJR 220—p. 1304, 1344, 1420, 1478
HJR 221—p. 1305, 1344, 1345, 1484
HJR 222—p. 1305, 1344, 1420, 1478
HR 223—p. 1314
HR 224—p. 1345, 1478
HJR 225—p. 1345, 1426, 1453, 1478
HR 226—p. 1345
HR 227—p. 1346
HR 228—p. 1385
HJR 229—p. 1385
HR 230—p. 1480, 1606
HR 231—p. 1480
HJR 232—p. 1504, 1587, 1603, 1606
HJR 233—p. 1505, 1963, 1978, 2205
HJR 234—p. 1505, 1963, 1978, 2205
HR 235—p. 1506
HR 236—p. 1507
HJR 237—p. 1507, 1738
HR 238—p. 1508
HJR 239—p. 1508, 1963, 1978, 2205
HR 240—p. 1541
HJR 241—p. 1574, 1963, 1978, 2205
HJR 242—p. 1575, 1963, 1979, 2205
HR 243—p. 1609, 1720
HR 244—p. 1620
HJR 245—p. 1625, 1799, 1814, 1964
HR 246—p. 1637
HJR 247—p. 1638, 1799, 1814, 1964
HJR 248—p. 1650
HJR 249—p. 1651, 1739, 2418, 2530, 2890
HJR 250—p. 1694, 2412, 2530, 2890
HJR 251—p. 1710, 1799, 1814, 1964
HR 252—p. 1712
HJR 253—p. 1712
HR 254—p. 1721, 1965
HR 255—p. 1734, 1802
HR 256—p. 1754
HJR 257—p. 1755, 1828, 1834, 1965
HJR 258—p. 1756, 1828, 1834, 1965
HR 259—p. 1757
HR 260—p. 1757
HR 261—p. 1757
HR 262—p. 1757
HR 263—p. 1757
HR 264—p. 1780
HJR 265—p. 1780, 1829, 1834, 1965
HR 266—p. 1781
HR 267—p. 1781
HR 268—p. 1781
HJR 269—p. 1781, 1828, 1835, 1965
HJR 270—p. 1781, 1829, 1835, 1965
HR 271—p. 1801
HR 272—p. 1801
HR 273—p. 1914
HJR 274—p. 1934, 2509, 2557, 2891

RESOLUTIONS NUMERICALLY (Continued)

HR 275—p. 1966, 2207
HR 276—p. 1967
HR 277—p. 1967, 2086
HR 278—p. 1967
HJR 279—p. 1986
HJR 280—p. 1987
HR 281—p. 1988
HR 282—p. 1988
HJR 283—p. 1988, 2284, 2291, 2397
HJR 284—p. 1989, 2284, 2291, 2397
HJR 285—p. 1990, 2217, 2418, 2531, 2890
HR 286—p. 1992
HJR 287—p. 1993
HR 288—p. 2037
HJR 289—p. 2038, 2218, 2404, 2425, 2890
HR 290—p. 2055
HR 291—p. 2085
HJR 292—p. 2085, 2408, 2757, 2793, 2893
HJR 293—p. 2167, 2284, 2291, 2397
HR 294—p. 2212, 2399
HR 295—p. 2212
HR 296—p. 2213
HR 297—p. 2230
HJR 298—p. 2230, 2284, 2291, 2397
HR 299—p. 2230
HR 300—p. 2276
HR 301—p. 2277
HR 302—p. 2277
HR 303—p. 2277
HR 304—p. 2277
HJR 305—p. 2279, 2298, 2320, 2399
HR 306—p. 2286
HR 307—p. 2293
HR 308—p. 2294
HR 309—p. 2294
HR 310—p. 2313
HR 311—p. 2313
HR 312—p. 2313
HR 313—p. 2313
HR 314—p. 2313
HR 315—p. 2313
HR 316—p. 2329
HJR 317—p. 2379
HJR 318—p. 2404, 2763, 2792, 2893
HR 319—p. 2404, 2672
HR 320—p. 2405, 2675
HR 321—p. 2413
HR 322—p. 2413
HR 323—p. 2414
HR 324—p. 2414
HJR 325—p. 2414, 2885, 2886, 2894
HR 326—p. 2414
HJR 327—p. 2504, 2518, 2575, 2892
HR 328—p. 2505
HJR 329—p. 2506, 2764, 2797, 2893

RESOLUTIONS NUMERICALLY (Continued)

HJR 330—p. 2507, 2510, 2675, 2844, 2860, 2894
HR 331—p. 2510
HR 332—p. 2510
HJR 333—p. 2511, 2757, 2792, 2893
HJR 334—p. 2514, 2757, 2792, 2893
HR 335—p. 2515
HR 336—p. 2518
HJR 337—p. 2540, 2566, 2588, 2892
HR 338—p. 2547
HJR 339—p. 2552
HR 340—p. 2557
HJR 341—p. 2561, 2852, 2884, 2894
HJR 342—p. 2564
HJR 343—p. 2589, 2765, 2797, 2893
HR 344—p. 2589
HJR 345—p. 2590, 2885, 2886, 2894
HJR 346—p. 2590, 2757, 2793, 2893
HR 347—p. 2663
HR 348—p. 2663
HR 349—p. 2663
HR 350—p. 2687
HJR 351—p. 2687
HR 352—p. 2694
HJR 353—p. 2694, 2763, 2797, 2893
HR 354—p. 2695
HR 355—p. 2695
HR 356—p. 2695
HJR 357—p. 2745, 2765, 2797, 2893

SENATE BILLS NUMERICALLY

1980 REGULAR SESSION

- SB 1—p. 1337, 1338, 1491, 2086, 2090, 2306, 2336, 2580, 2766
SB 2—p. 179, 180, 696, 2325, 2366, 2391
SB 3—p. 889, 1726
SB 4—p. 279, 280, 315, 612, 728, 753
SB 8—p. 1630, 1631, 1730, 2313, 2354, 2751, 2754, 2879
SB 15—p. 551, 552, 745, 2585, 2587, 2873, 2876
SB 23—p. 888, 1350
SB 24—p. 888, 1350
SB 26—p. 1633, 1634
SB 36—p. 1627, 1628, 1729
SB 38—p. 1326, 1327, 1352, 2192, 2268
SB 44—p. 179, 319, 2868
SB 48—p. 550, 552, 876, 2174, 2197
SB 51—p. 1494, 1495
SB 54—p. 1334, 1351, 2853, 2866, 2888
SB 57—p. 1336, 1725, 2670, 2734, 2876
SB 71—p. 645, 746
SB 73—p. 280, 316, 2327, 2354, 2540, 2587
SB 74—p. 280, 313
SB 75—p. 280
SB 76—p. 1021
SB 77—p. 545, 546, 1350, 2379, 2409
SB 80—p. 545, 546, 744, 1545, 1699
SB 81—p. 644
SB 84—p. 1337, 2219
SB 86—p. 179, 246, 567, 590
SB 87—p. 180, 247, 567, 590
SB 89—p. 1022, 1023, 1722
SB 91—p. 179, 271, 2575, 2663, 2665, 2690, 2697, 2879
SB 97—p. 644, 1005
SB 98—p. 1024
SB 102—p. 886
SB 103—p. 886, 1609, 2278, 2322
SB 105—p. 550, 552, 745
SB 107—p. 1496, 1497, 1727, 2196, 2198, 2268
SB 109—p. 1627, 1628, 1722
SB 110—p. 551, 552, 751
SB 111—p. 548, 740
SB 116—p. 890, 996, 2868, 2885, 2889
SB 118—p. 548, 875
SB 123—p. 887, 888, 2220, 2548, 2691
SB 126—p. 547, 1725, 2719, 2877
SB 129—p. 1332, 1333, 1486, 1782, 2046
SB 130—p. 1749, 1750, 2220, 2531, 2691
SB 132—p. 152, 206, 259, 261, 269
SB 135—p. 550, 552, 654
SB 136—p. 1745, 1976
SB 137—p. 1745, 1976
SB 139—p. 890, 891, 1005, 2557, 2753, 2877
SB 141—p. 1961, 1962, 1976
SB 152—p. 1109, 1110, 1350, 2324, 2354
SB 155—p. 547
SB 167—p. 546, 651

SENATE BILLS NUMERICALLY (Continued)

- SB 168—p. 1745
- SB 169—p. 885, 886
- SB 170—p. 1109, 1110, 1186, 2342, 2378, 2408, 2409
- SB 172—p. 1962
- SB 173—p. 1494, 1495, 2219, 2675
- SB 174—p. 548, 996, 2328, 2354
- SB 177—p. 279, 280, 311
- SB 179—p. 1960, 1961, 2223
- SB 187—p. 547, 2223
- SB 188—p. 1107, 1352, 2314, 2376, 2392
- SB 193—p. 1627, 1628, 1727, 2382, 2413, 2586
- SB 194—p. 1627, 1628, 1716, 1722
- SB 196—p. 1326, 1725, 2381, 2409, 2748, 2879
- SB 197—p. 1328, 1725, 2381, 2409
- SB 200—p. 546, 1001, 2076, 2283, 2296
- SB 203—p. 891, 1351
- SB 207—p. 278, 279, 321, 359, 527, 882, 977
- SB 210—p. 1496, 1729, 2347, 2390, 2410, 2679, 2877
- SB 213—p. 2204, 2219, 2741, 2764, 2879
- SB 214—p. 551, 552, 745
- SB 217—p. 548, 874, 2387, 2403, 2410
- SB 220—p. 687
- SB 222—p. 1337, 1486, 2328, 2354
- SB 229—p. 1495
- SB 230—p. 1629, 1631
- SB 234—p. 1960, 1961, 2219
- SB 237—p. 1334, 1356
- SB 238—p. 546, 1725
- SB 239—p. 1630, 1631
- SB 242—p. 884, 885, 1092, 1306, 1320
- SB 243—p. 889, 1001, 2324, 2354
- SB 246—p. 1022, 1023, 1723, 2344, 2392
- SB 247—p. 1629, 1631, 1717, 1973, 2320, 2323, 2394, 2410
- SB 250—p. 1329, 1330, 1726
- SB 251—p. 1331
- SB 252—p. 1962, 1973, 2700, 2734, 2877
- SB 257—p. 1326, 1327, 1352
- SB 258—p. 889, 1178, 2768, 2886
- SB 262—p. 481, 485, 499, 504, 517, 529
- SB 263—p. 479, 480, 485, 495, 527
- SB 264—p. 479, 480, 485, 497, 527
- SB 265—p. 479, 480, 486, 501, 527
- SB 266—p. 479, 480, 486, 501, 527
- SB 267—p. 480, 481, 486, 503, 527
- SB 268—p. 480, 481, 486, 502, 516, 527
- SB 269—p. 477, 480, 486, 502, 528
- SB 270—p. 477, 480, 486, 493, 528
- SB 271—p. 478, 480, 486, 493, 528
- SB 272—p. 484
- SB 273—p. 481, 486, 495, 517, 529
- SB 274—p. 478, 480, 487, 498, 528
- SB 275—p. 478, 480, 487, 492, 528
- SB 276—p. 478, 480
- SB 277—p. 480, 481, 487, 494, 528
- SB 278—p. 482

SENATE BILLS NUMERICALLY (Continued)

- SB 279—p. 490
- SB 280—p. 481, 487, 498, 528
- SB 281—p. 489, 490
- SB 282—p. 478, 480, 487, 500, 528
- SB 283—p. 478, 480, 487, 493, 529
- SB 284—p. 479, 480, 487, 500, 529
- SB 285—p. 479, 480, 487, 494, 529
- SB 286—p. 1494, 1495, 1728, 2061, 2064, 2071, 2283, 2297
- SB 294—p. 890, 891, 1351
- SB 299—p. 331, 400, 571, 609, 674, 753
- SB 304—p. 888, 889, 1351
- SB 305—p. 1958
- SB 306—p. 551, 552, 654, 855, 977
- SB 309—p. 890, 891, 1006, 2068, 2090
- SB 315—p. 1631, 1632, 1973, 2235, 2269, 2270, 2306, 2547, 2805, 2858,
- 2861, 2888
- SB 317—p. 546, 651, 826, 977
- SB 318—p. 1628, 1727, 2184, 2187, 2188, 2190, 2198
- SB 320—p. 549
- SB 323—p. 551, 552, 654
- SB 327—p. 1022, 1023, 1352, 1538, 1699
- SB 329—p. 549, 550, 792, 1214, 1320
- SB 331—p. 2203, 2222, 2552, 2695, 2750, 2873
- SB 334—p. 1022, 1023
- SB 339—p. 1024, 1356, 1723, 2389, 2392, 2409, 2412, 2742, 2879
- SB 341—p. 1338, 1728
- SB 342—p. 1108, 2223, 2675, 2745, 2866, 2885, 2889
- SB 346—p. 1328, 1727, 2344, 2376, 2392
- SB 354—p. 1239, 1611, 2069, 2076, 2283, 2296, 2527, 2587, 2717, 2877
- SB 357—p. 1959, 1961, 1974, 2330, 2335, 2336 2351, 2402, 2410, 2727,
- 2879
- SB 360—p. 1327, 2193, 2283, 2296
- SB 364—p. 2204, 2205, 2219
- SB 367—p. 1022, 1023, 1726, 2383, 2679, 2766
- SB 369—p. 1110, 1111, 1974
- SB 374—p. 1961, 1962, 1975
- SB 375—p. 1961, 1962, 1976
- SB 376—p. 1961, 1962, 1976, 2559, 2691
- SB 377—p. 1748, 2218, 2587, 2588, 2766
- SB 380—p. 1022, 1023, 1351, 2570, 2691
- SB 382—p. 1958, 1961
- SB 383—p. 885, 1350, 2719, 2878
- SB 385—p. 1110, 1111, 1179, 1568, 2675
- SB 393—p. 1023, 1024, 1179, 1588, 1700
- SB 394—p. 1332, 1333, 1486, 1652, 1833
- SB 395—p. 1332, 1333, 1487, 1652, 1833
- SB 396—p. 1333, 1487, 1652, 1833
- SB 397—p. 1746, 1747, 2222, 2536, 2691
- SB 399—p. 1330, 1331, 1723
- SB 401—p. 1327, 1723
- SB 403—p. 2202, 2219, 2684, 2767
- SB 404—p. 2204, 2223, 2685, 2767
- SB 405—p. 1109, 1110, 1351, 2865, 2889
- SB 407—p. 1628, 2223
- SB 414—p. 1110, 1111, 1975, 2874, 2885, 2889

SENATE BILLS NUMERICALLY (Continued)

- SB 429—p. 490, 491, 1973, 2675
- SB 433—p. 1631, 1977, 2233, 2296
- SB 434—p. 1108, 1723, 2671, 2767
- SB 436—p. 1630, 1631, 1727
- SB 440—p. 1021, 1093, 1782
- SB 452—p. 885
- SB 453—p. 1335, 1336, 1723, 2682, 2771, 2855, 2861, 2870, 2889
- SB 455—p. 887, 888, 2220
- SB 456—p. 1626, 1628, 1723, 2314, 2354
- SB 458—p. 1634
- SB 459—p. 887, 888, 981, 1036, 1166, 1497, 1700
- SB 461—p. 884, 885, 2224
- SB 466—p. 1331, 1353, 1956, 2046
- SB 467—p. 1335, 1336, 1484, 2777, 2845, 2887
- SB 468—p. 1329
- SB 471—p. 1745
- SB 474—p. 1744, 1973
- SB 480—p. 1326, 1327, 2218
- SB 484—p. 1495, 1724
- SB 486—p. 1749, 1750, 1977, 2234, 2296
- SB 487—p. 886, 887, 1002, 1115, 1166
- SB 490—p. 1629, 1631, 1729, 2380, 2411
- SB 493—p. 1333, 1354, 1509, 1700
- SB 496—p. 1960, 1961, 2223
- SB 497—p. 1327, 1484, 2282, 2284, 2286, 2292, 2293, 2355
- SB 501—p. 1630, 1631, 1727, 2685
- SB 502—p. 1749, 1750, 1976, 2233, 2297
- SB 503—p. 1330, 1977, 2234, 2297
- SB 505—p. 1330, 1331, 1720, 2720, 2878
- SB 507—p. 1634, 1724, 2754, 2757, 2760, 2763, 2767, 2850, 2862
- SB 508—p. 1328, 1329, 1484, 2837, 2887
- SB 509—p. 1960, 1961, 2218
- SB 510—p. 1630, 1631, 1725, 2383, 2411
- SB 511—p. 1108, 1109, 1180, 1386, 1473, 1751, 2046
- SB 512—p. 1960, 1961, 1976, 2585, 2766
- SB 513—p. 1331, 1730, 1995, 2089
- SB 515—p. 1629, 1630
- SB 529—p. 1744, 1975, 2738, 2741, 2764, 2879
- SB 530—p. 1109, 1180, 1387, 1473
- SB 532—p. 1746, 1747, 2222, 2696
- SB 533—p. 1627, 1628, 1729, 2084, 2294, 2299, 2512, 2766
- SB 535—p. 1629, 1631, 1724
- SB 540—p. 1748, 1973, 2271, 2275, 2277, 2307, 2543, 2798, 2804, 2887
- SB 541—p. 1333, 1354, 1509, 1700
- SB 542—p. 1334, 1724, 2570, 2766
- SB 543—p. 1331, 1332, 1354, 1509, 1700
- SB 544—p. 2200, 2219, 2560, 2691
- SB 553—p. 1627, 1628, 1724, 2352, 2356, 2377, 2412, 2586
- SB 557—p. 1632, 1633, 2220, 2531, 2878
- SB 558—p. 1623, 1633, 1730, 2280, 2308, 2370, 2411
- SB 564—p. 1495, 1496, 1613, 1786, 1828, 2046
- SB 565—p. 1632, 1633
- SB 566—p. 1633
- SB 567—p. 2203, 2221, 2551, 2691
- SB 568—p. 2202, 2203, 2221, 2550, 2692

SENATE BILLS NUMERICALLY (Continued)

SB 569—p. 1982, 1986, 2221, 2532, 2692
 SB 570—p. 1962, 1973
 SB 573—p. 1629, 1630, 1724, 2281, 2322
 SB 576—p. 1633, 1730, 1996, 2090
 SB 577—p. 1746, 1747, 2222, 2536, 2692
 SB 578—p. 2202
 SB 587—p. 1628, 1729, 2329, 2355
 SB 590—p. 1959, 1961, 2223, 2865, 2888
 SB 591—p. 1746, 1747, 2222, 2696, 2878
 SB 592—p. 2201, 2202, 2220, 2853, 2864, 2888
 SB 593—p. 1747, 2222, 2537, 2692
 SB 594—p. 1747, 1977, 2230, 2376, 2392
 SB 595—p. 1749, 1750, 1977, 2232, 2283, 2297
 SB 598—p. 1749, 1750, 1977, 2279, 2322
 SB 599—p. 1750, 2221, 2542, 2692
 SB 600—p. 1750
 SB 603—p. 2201, 2222, 2560, 2692
 SB 606—p. 1982, 1986, 2224, 2538, 2692
 SB 607—p. 1982, 1986, 2224, 2548, 2566, 2692
 SB 608—p. 1983, 1986, 2224, 2549, 2692
 SB 609—p. 1983, 1986, 2224, 2549, 2692
 SB 610—p. 1983, 1986, 2223, 2537, 2734, 2878
 SB 611—p. 1983, 1986, 2224, 2539, 2693
 SB 612—p. 1983, 1986, 2224, 2539, 2693
 SB 613—p. 1984, 1986, 2221, 2533, 2693
 SB 614—p. 1984, 1986, 2221
 SB 615—p. 1984, 1986, 2221, 2533, 2693
 SB 617—p. 1984, 1986
 SB 618—p. 1985, 1986, 2221, 2534, 2693
 SB 621—p. 1985, 1986, 2221, 2534, 2693
 SB 622—p. 1982, 1986, 2220, 2565, 2567, 2693
 SB 623—p. 1985, 1986, 2221, 2534
 SB 624—p. 1985, 1986, 2221, 2535
 SB 625—p. 1985, 1986, 2221, 2535, 2693
 SB 626—p. 2201
 SB 627—p. 2202, 2218, 2720, 2753, 2878

SENATE RESOLUTIONS NUMERICALLY

1980 REGULAR SESSION

SJR	1—p. 61
SJR	2—p. 62
SJR	3—p. 63, 140
SJR	4—p. 64, 140
SJR	5—p. 64, 140
SJR	6—p. 64, 105, 140
SJR	7—p. 64, 140
SJR	8—p. 64, 141
SJR	9—p. 1501, 1700
SJR	12—p. 274, 382
SJR	14—p. 152
SJR	15—p. 152
SJR	16—p. 153, 204, 304
SJR	17—p. 153, 204, 304
SJR	19—p. 153, 204, 304
SJR	21—p. 156, 204, 304
SJR	22—p. 144, 204, 304
SJR	23—p. 155, 204, 304
SJR	24—p. 155, 204, 304
SJR	26—p. 157, 326, 382
SJR	27—p. 157, 326, 382
SJR	29—p. 572, 975, 979, 1066
SJR	30—p. 276, 326, 382
SJR	32—p. 276, 326, 382
SJR	33—p. 275, 382
SJR	35—p. 277, 326, 382
SJR	37—p. 271, 326, 382
SJR	38—p. 275, 326, 383
SJR	39—p. 274, 326, 383
SJR	40—p. 273
SJR	41—p. 272, 273, 1625, 1834
SJR	42—p. 273, 326, 383
SJR	43—p. 278, 327, 383
SJR	46—p. 331, 699, 753
SJR	47—p. 331, 699, 726, 753
SJR	48—p. 331, 383
SJR	49—p. 331, 383
SJR	51—p. 572, 700, 753
SJR	52—p. 1112
SJR	54—p. 572, 573, 2675, 2878
SJR	55—p. 572, 573, 700, 753
SJR	57—p. 573, 590
SJR	58—p. 573, 590
SJR	59—p. 573, 590
SJR	60—p. 574, 590
SJR	61—p. 574, 591
SJR	62—p. 574, 700, 754
SJR	63—p. 576, 591
SJR	66—p. 423, 437
SJR	67—p. 575, 591
SJR	68—p. 575, 591
SJR	69—p. 574
SJR	80—p. 575, 591

SENATE RESOLUTIONS NUMERICALLY (Continued)

SJR 83—p. 576, 591
SJR 84—p. 576, 591
SJR 91—p. 645, 689
SJR 92—p. 645, 689
SJR 96—p. 893, 974, 1066
SJR 100—p. 894, 978
SJR 102—p. 894, 978
SJR 105—p. 895, 970, 978
SJR 106—p. 894, 978
SJR 107—p. 894, 978
SJR 109—p. 892, 1094, 1153, 1166
SJR 112—p. 892, 1972, 2090
SJR 113—p. 892, 978
SJR 114—p. 893, 975, 1066
SJR 115—p. 893, 975, 1066
SJR 116—p. 893, 975, 1066
SJR 120—p. 892, 978
SJR 128—p. 1020, 1094, 1166
SJR 136—p. 1338, 1349, 1473
SJR 138—p. 1113, 1177, 1293
SJR 139—p. 1114, 1177, 1293
SJR 140—p. 1111, 1349, 1473
SJR 141—p. 1113, 1177, 1293
SJR 142—p. 1113, 1177, 1293
SJR 150—p. 1339, 1349, 1473
SJR 151—p. 1339, 1349, 1473
SJR 152—p. 1339, 1349, 1473
SJR 155—p. 1340, 1349, 1473
SJR 157—p. 1341
SJR 158—p. 1341, 1625, 1834
SJR 164—p. 1338, 1349, 2473
SJR 165—p. 1499, 1701
SJR 166—p. 1499, 1701
SJR 167—p. 1499, 1625, 1834
SJR 169—p. 1499, 1701
SJR 173—p. 1500, 1701
SJR 174—p. 1501, 1701
SJR 175—p. 1634, 1739, 2046
SJR 177—p. 1676, 1834
SJR 179—p. 1753
SJR 180—p. 1754, 1972, 2090
SJR 181—p. 1753, 1972, 2090
SJR 182—p. 1981, 2217, 2297
SJR 183—p. 1981, 2217, 2298
SJR 184—p. 1981, 2217, 2298
SJR 185—p. 1980, 2217, 2298
SJR 189—p. 1979, 2218, 2298
SJR 190—p. 1979
SJR 195—p. 2097, 2218, 2298
SJR 196—p. 2309, 2355
SJR 197—p. 2309, 2355
SJR 198—p. 2309, 2355
SJR 199—p. 2310, 2355
SJR 200—p. 2310, 2355
SJR 203—p. 2310, 2355

SENATE RESOLUTIONS NUMERICALLY (Continued)

SJR 205—p. 2310, 2355
SJR 206—p. 2310, 2355
SJR 210—p. 2309, 2355
SJR 213—p. 2375, 2408, 2586
SJR 216—p. 2423, 2786
SJR 218—p. 2424, 2675, 2878
SJR 225—p. 2585, 2767
SJR 226—p. 2682, 2878
SJR 227—p. 2682, 2879
SJR 239—p. 2887

INDEX TO REGULAR SESSION 1980**A. A. U. BOXING TOURNAMENT**

Appropriation—
HB 771, page 665

ABANDONED MINE RECLAMATION

Division of, created—
HB 630, pages 327, 790, 1802, 1810, 1835, 1914, 2036, 2055

ABANDONED MOTOR VEHICLES

Notice in newspaper of, sale of—
HB 805, pages 704, 745

ABDULAZIZ, PRINCE KHALED BIN SULTAN BIN

Honored—
HJR 151, pages 792, 891, 910
HJR 172, pages 989, 1051, 1058, 1083

ABORIGINAL MOUNDS

Fines for exploring or excavating—
SB 380, pages 1022, 1023, 1351, 2570, 2691

ABORTIONS

U. S. constitutional amendment, called for—
HJR 43, pages 190, 553, 600, 601, 649, 659
SJR 9, pages 1501, 1700

ABSENT PARENTS

Parent locator act provided—
HB 151, pages 33, 169, 862, 2854, 2881, 2894
SB 118, pages 548, 875

ABSENTEE VOTING

Procedures altered, provided further for—
HB 622, pages 287, 654, 1584, 2854, 2882, 2894

ABSTRACT OF AN OPERATING RECORD

Fee increased—
HB 905, pages 985, 1188

1979 ACTS

Code, incorporated into—
SB 510, pages 1630, 1631, 1725, 2383, 2411

ACTS AMENDED, GENERAL ACTS

1955 acts, act 247, regular session, telephone revolving fund in department of finance—
HB 813, pages 706, 998, 1914, 2676, 2689, 2892

1957 acts, act 574, regular session, department of finance, division of service mail and supply room revolving fund, janitorial supplies, used to purchase—
HB 814, pages 706, 1186, 1940, 2676, 2689, 2892

ACTS AMENDED, GENERAL ACTS (Continued)

- 1959 acts, act 100, second special session, section 2, requiring tax on motor vehicles, trailers, etc, to be paid to probate judge—
HB 293, pages 58, 1004, 1461, 2187, 2190, 2207
- 1963 acts, act 582, regular session, relating to radiation control—
HB 66, page 18
- 1967 acts, act 551, regular session, section 4, council on the arts and humanities, merit system and employees retirement system, to come under—
HB 912, page 986
- 1971 acts, act 87, third special session, private school license law—
HB 319, pages 86, 166, 777, 816, 1426, 1453, 1478
- 1975 acts, act 1205, regular session, section 4-113, Marshall county, additional district judge—
HB 606, page 284
- 1977 acts, act 600, regular session, section 1, including mental health department security and safety officers—
HB 816, pages 707, 1722
- 1977 acts, act 600, regular session, section 1, mental health department security and safety officers pay increased—
SB 474, pages 1744, 1973
- 1977 acts, act 607, regular session, section 3225, Alabama criminal code—
HB 111, page 26
- 1978 acts, act 134, second special session, sections 1, 3 and 4, bonds and bond commission—
HB 1093, page 1385
- 1978 acts, act 135, second special session, section 4, appraisal of property for ad valorem taxation, current use value—
HB 763, pages 662, 1178
- 1978 acts, act 587, regular session, section 1, institute for the deaf and blind, appropriation—
SB 590, pages 1959, 1961, 2223, 2865, 2888
- 1978 acts, act 620, regular session, section 9, court costs, increase by resolution of governing bodies—
HB 1002, pages 1202, 1725
SB 578, page 2202
- 1978 acts, act 834, regular session, section 1, investment of retainage held in escrow—
HB 518, pages 211, 653, 1831, 2798, 2803, 2893
- 1979 acts, act 79-441, regular session, election and terms of office of boards of directors of historical preservation authorities—
HB 235, pages 47, 75, 334, 1704, 1717, 1726
- 1979 acts, act 79-540, section 1 and 2, unappropriated, ending balance, requirement removed—
SB 452, page 885

ACTS AMENDED, GENERAL ACTS (Continued)

- 1979 acts, act 79-566, regular session, title and section 2, judicial retirement, credit for prior service as a municipal judge—
HB 818, page 707
- 1979 acts, act 79-611, regular session, section 1, transfer of service time between retirement systems—
SB 89, pages 1022, 1023, 1722
- 1979 acts, act 79-676, regular session, title and sections 1 and 3, professional engineers regulated—
HB 870, pages 804, 876
- 1979 acts, act 79-688, regular session, captive county highway employees, accumulated sick leave, allowed to transfer—
HB 578, pages 255, 1188, 1566, 2854, 2881, 2894
SB 169, pages 885, 886
- 1979 acts, act 79-688, regular session, section 10, captive counties, divesting state highway department of duties in, effective date—
HB 916, pages 987, 998, 1539, 2804, 2859, 2894
- 1979 acts, act 79-722, regular session, section 1, class 4, 5, 7, and 8 municipalities, hotel services—
SB 327, pages 1022, 1023, 1352, 1538, 1699
- 1979 acts, act 79-797, regular session, section 6, penalty fee for late registration of motor vehicles—
SB 436, pages 1630, 1631, 1727
- 1979 acts, act 79-808, regular session, sections 4 and 5, medical treatment for indigent patients, financial responsibility—
SB 497, pages 1327, 1484, 2282, 2284, 2286, 2292, 2293, 2355

ACTS AMENDED, LOCAL ACTS

- 1939 acts, act 470, regular session, Mobile county civil service system personnel board, compensation and expense allowance—
SB 591, pages 1746, 1747, 2222, 2696, 2878
- 1945 acts, act 248, regular session, Jefferson county civil service system—
HB 799, page 703
HB 1092, pages 1385, 1617, 1798, 2026, 2173, 2177
- 1945 acts, act 284, regular session, exempting Birmingham from the Jefferson county civil service system—
HB 54, page 16
- 1947 acts, act 13, regular session, sections 4, 16 and 24, Phenix City municipal pension and relief system—
HB 840, pages 797, 877, 1027, 1224, 1297, 1342
- 1947 acts, act 248, regular session, Mobile county public law library, library fees—
HB 722, pages 560, 699, 770, 1679, 1707, 1719
- 1947 acts, act 261, regular session, sections 5 and 6, Sumter county commission, meeting dates and per diem—
HB 123, pages 28, 79, 129, 255, 260, 265

ACTS AMENDED, LOCAL ACTS (Continued)

- 1951 acts, act 607, regular session, allowance for legal services by sheriff of Calhoun county—
HB 217, pages 44, 110, 194, 349, 379, 391, 540, 603, 627, 648
- 1951 acts, act 929, regular session, article VI, section 1, Birmingham pension system—
HB 950, page 1019
- 1951 acts, act 929, regular session, article VI, sections 7, 8, and 9, Birmingham retirement and relief system—
HB 964, pages 1098, 1614, 2027
- 1953 acts, act 592, regular session, section 6, Anniston civil service board, expense allowance—
HB 710, pages 558, 697, 758, 1055, 1059, 1083
- 1955 acts, act 452, regular session, section 3.05, Birmingham mayor-council form of government—
HB 930, pages 1013, 1616, 1797, 2024
- 1955 acts, act 452, regular session, section 3.09, filling vacancies on the Birmingham city council—
HB 552, page 248
- 1959 acts, act 280, regular session, Morgan county court cost increased for law library—
HB 847, pages 798, 878, 1029, 1224, 1298, 1343
- 1959 acts, act 326, regular session, sections 2, 4 and 5, Winston county governing body provided further for—
HB 1112, page 1641
- 1959 acts, act 328, sections 2, 18, 23, 25, 27 and 29, Tuscaloosa county firemens and policemens pension and relief fund—
HB 1108, pages 1640, 1731, 2015, 2515, 2575, 2892
- 1959 acts, act 505, regular session, sections 2 and 3, Jefferson county licenses and license fees—
HB 1037, pages 1371, 1614
- 1959 acts, act 556, regular session, Jefferson county firemen and policemen, pension and relief system—
HB 901, pages 984, 1616, 2024, 2183, 2192, 2511, 2553, 2891
- 1964 acts, act 243, first special session, sections 16 (a) (b) (1) (2) (3) (c) (d), city of Mobile policemens and firemens pension and relief system—
HB 875, pages 900, 1183, 1399, 1680, 1707, 1719
- 1965 acts, act 129, regular session, section 1, Birmingham, governing body, business expenses—
HB 929, pages 1012, 1616, 1797, 2025
- 1965 acts, act 497, regular session, section 13, Jefferson county employees pension system—
HB 878, pages 901, 1613, 1792, 2020, 2179
SB 567, pages 2203, 2221, 2551, 2691
SB 568, pages 2202, 2203, 2221, 2550, 2692
- 1965 acts, act 520, regular session, Morgan county jury commission compensation—
HB 1049, pages 1374, 1492, 1670, 2039, 2063, 2206

ACTS AMENDED, LOCAL ACTS (Continued)

- 1965 acts, act 547, regular session, relating to the board of directors of the Jefferson county civic authority—
HB 70, pages 19, 599, 681
- 1965 acts, act 594, regular session, section 1, Escambia county board of equalization compensation—
HB 1028, pages 1207, 1356, 1518, 2426, 2544, 2890
- 1966 acts, act 440, special session, section 1, Mobile county sheriffs department—
HB 1144, pages 1649, 1733, 2032, 2567, 2588, 2892
- 1967 acts, act 32, regular session, section 2, Tallapoosa county board of registrars compensation—
HB 1125, pages 1645, 1734, 2018, 2509, 2554, 2891
SB 606, pages 1982, 1986, 2224, 2538, 2692
- 1967 acts, act 105, special session, Shelby county pistol permit fees—
HB 758, pages 661, 751, 805, 1811, 1824, 1964
- 1967 acts, act 119, special session, Lawrence county commission chairman, election of—
HB 995, page 1105
- 1969 acts, act 200, special session, sections 5, 6, 7 and 14, Walker county civil service board, appointment, compensation and duties—
HB 1116, pages 1642, 1731, 2001, 2508, 2556, 2891
- 1969 acts, act 348, regular session, section 1, Perry county, tax assessor and tax collector, clerk hire and expense allowance—
HB 754, pages 607, 657, 715, 858, 866, 867
- 1969 acts, act 474, regular session, section 1, Mobile county pistol permit fee—
SB 593, pages 1747, 2222, 2537, 2692
- 1969 acts, act 925, regular session, Russell county, law library funds expenditure of—
HB 1098, pages 1503, 1612, 1786, 2299, 2320, 2399
- 1971 acts, act 57, Mobile county board of health, schedule of fees fixed—
HB 684, pages 405, 699, 764, 1679, 1706, 1719
- 1971 acts, act 356, regular session, sections 3, 4, 9 and 10, road construction and repair in Walker county—
HB 1015, pages 1204, 1355, 1514, 1517, 2299, 2319, 2398
- 1971 acts, act 896, regular session, election of Huntsville city board of education—
HB 794, pages 702, 753, 811, 1155, 1159, 1171, 1296, 1342
- 1971 acts, act 1247, regular session, Cullman county, pistol permits—
HB 970, pages 1099, 1182, 1393, 1813, 1826, 1964
SB 566, page 1633
- 1971 acts, act 1381, regular session, section 1, election of county governing body—
HB 177, pages 38, 80, 135, 256, 261, 265

ACTS AMENDED, LOCAL ACTS (Continued)

1971 acts, act 1504, regular session, Walker county pistol permit fee, distribution—

HB 1017, pages 1205, 1355, 1515, 1517, 2289, 2317, 2398

1971 acts, act 1830, regular session, Monroe county probate judges chief clerk compensation—

HB 978, pages 1101, 1182, 1393, 1813, 1826, 1964

1971 acts, act 1862, regular session, Madison county, motor vehicle license tag fee—

HB 911, pages 986, 1185, 1412, 2028, 2040, 2205

1971 acts, act 2312, regular session, sections 1 and 4, repealing section 5, Choctaw county superintendent of education, appointment and compensation—

HB 796, pages 702, 752, 807, 1223, 1297, 1342

1973 acts, act 176, regular session, section 2, Sumter county commission expense allowance—

HB 127, pages 29, 79, 132, 256, 260, 265

1973 acts, act 618, regular session, city of Montgomery, mayor-council form of government—

HB 1069, pages 1379, 1490, 1668

1973 acts, act 618, regular session, sections 3.02, 3.05, 3.12, 3.15 and 4.04, Montgomery, city of, city council, qualifying fee for person seeking seat on—

HB 1068, pages 1378, 1490, 1668

1973 acts, act 620, regular session, Jefferson county pension and relief system, credit—

HB 546, pages 216, 1614, 1795, 2023, 2024, 2715, 2740, 2892

1973 acts, act 940, regular session, Madison county solicitors or district attorneys fund, distribution—

HB 988, pages 1103, 1185, 1412, 2028, 2040, 2205

1975 acts, act 31, second special session, city of Mobile, public transportation service directors compensation—

SB 397, pages 1746, 1747, 2222, 2536, 2691

1975 acts, act 210, regular session, Jefferson county, administrative assistants for governing body—

HB 501, page 208

SB 331, pages 2203, 2222, 2552, 2695, 2750, 2873

1975 acts, act 458, regular session, section 1, election of assistant county officials to serve in Bessemer, deputy sheriff exempt—

HB 340, pages 89, 792, 1036, 1211, 2054, 2068, 2206

1975 acts, act 682, regular session, Monroe county tax collector, clerk hire allowance—

HB 1074, pages 1380, 1489, 1660, 2427, 2545, 2891

1975 acts, act 686, regular session, Monroe county tax collector, clerk hire allowance—

HB 1073, pages 1380, 1489, 1660, 2427, 2545, 2891

ACTS AMENDED, LOCAL ACTS (Continued)

- 1975 acts, act 1150, regular session, Mobile county board of school commissioners membership increased—
HB 564, page 251
- 1976 acts, act 710, regular session, section 1, Mobile county deputy sheriffs minimum compensation—
SB 610, pages 1983, 1986, 2223, 2537, 2734, 2878
- 1977 acts, act 71, regular session, sections 3.05, 5.14, 5.17 and 5.26, Phenix city council manager form of government, compensation—
HB 841, pages 797, 877, 1028, 1224, 1297, 1342
- 1977 acts, act 568, regular session, title and section 1, thirtieth judicial circuit, investigators, arrest powers—
HB 118, pages 27, 78, 128, 2426, 2544, 2666, 2739, 2793, 2890, 2893
- 1977 acts, act 733, regular session, section 1, Morgan county board of registrars compensation—
HB 993, pages 1104, 1189, 1416, 1813, 1826, 1964
- 1978 acts, act 73, 2nd special session, lodgings on public accommodations tax in Calhoun county—
HB 216, pages 44, 110, 193, 349, 379, 391
- 1978 acts, act 388, regular session, section 1, Elmore county deputy sheriffs salaries increased—
SB 618, pages 1985, 1986, 2221, 2534, 2693
- 1978 acts, act 488, regular session, payment of percentage of wage earned on work release in Madison county—
HB 871, pages 804, 1185, 1411, 2288, 2317, 2398
- 1978 acts, act 660, regular session, section 2, Talladega county, district judges salaries supplemented—
SB 455, pages 887, 888, 2220
- 1978 acts, act 742, regular session, Morgan county gross sales tax—
HB 910, pages 986, 1002, 1118, 1425, 1452, 1478
- 1978 acts, act 881, regular session, section 2, DeKalb county gasoline excise tax—
HB 704, pages 557, 598, 676, 858, 865, 867
- 1978 acts, act 895, regular session, Cullman county officers salaries—
HB 1011, pages 1203, 1355, 1513, 2426, 2546, 2891
SB 557, pages 1632, 1633, 2220, 2531, 2878
- 1978 acts, act 896, regular session, Cullman county, Tennessee valley authority payments in lieu of taxes, distribution—
HB 969, page 1099
SB 565, pages 1632, 1633
- 1979 acts, act 79-107, regular session, Lauderdale county license commissioner duties—
HB 1114, pages 1642, 1731, 2000, 2507, 2555, 2891
- 1979 acts, act 243, regular session, title and sections 3, 4, 6, 9, 10 and 13, St. Clair county, personnel board for employees—
HB 484, pages 186, 206, 258, 313, 349, 379, 391

ACTS AMENDED, LOCAL ACTS (Continued)

- 1979 acts, act 79-473, regular session, Jackson county, Tennessee valley authority payments, distributed—
HB 1053, pages 1375, 1613, 1790, 2289, 2318, 2398
- 1979 acts, act 499, regular session, supplemental salaries of Jefferson county district court judges—
HB 575, pages 254, 1183, 1396, 1813, 1824, 1964
- 1979 acts, act 79-574, regular session, Cullman county personnel board—
HB 967, pages 1099, 1181, 1391, 2288, 2317, 2398
- 1979 acts, act 79-680, regular session, fourteenth judicial circuit, circuit judge salary supplement—
HB 1016, pages 1204, 1355, 1515, 1517, 2311, 2334, 2399
- 1979 acts, act 787, regular session, section 10, Cherokee county sales tax distributed—
HB 751, pages 607, 751, 834, 1358, 1422, 1478
- 1980 acts, act 80-126, regular session, Marion county commission, disposal of property under control—
HB 906, pages 985, 1492, 1669, 2035, 2062, 2206

ACTS REPEALED, GENERAL ACTS

- 1969 acts, act 268, regular session, requiring driver education—
HB 477, page 185
- 1975 acts, act 551, regular session, surface mining reclamation act—
HB 461, page 182
- 1977 acts, act 596, regular session, creating the office of governors councillor—
HB 10, pages 8, 73, 223
- 1978 acts, act 853, regular session, requiring comprehensive health education—
HB 476, page 185
- 1979 acts, act 79-756, regular session, automotive dismantlers and parts recyclers privilege license—
HB 924, pages 1011, 1612
- Act 79-808, financial responsibility for medical care of indigents—
HB 134, page 31
HB 388, pages 97, 652

ACTS REPEALED, LOCAL ACTS

- 1953 acts, act 571, regular session, Coffee county jury commission compensation—
HB 1103, pages 1639, 1730, 1996, 2428, 2530, 2890
- 1957 acts, act 212, regular session, Marengo county board of education, expense allowance—
HB 955, pages 1096, 1181, 1389, 1681, 1708, 1720
- 1959 acts, act 552, regular session, purging voter lists in Covington county—
HB 165, pages 35, 206, 257, 536, 543, 595

ACTS REPEALED, LOCAL ACTS (Continued)

- 1967 acts, act 476, regular session, Mobile county, motor vehicle license and registration fees and state gasoline taxes distributed—
HB 1095, page 1503
- 1967 acts, act 544, regular session, Mobile county health department, funds for—
HB 658, pages 354, 698, 763
- 1967 acts, act 751, regular session, Mobile county health department, funds for—
HB 659, pages 354, 698, 763
- 1969 acts, act 135, regular session, Calhoun county pistol permit fee—
HB 218, page 44
- 1969 acts, act 355, special session, Marengo county board of equalization expense allowance—
HB 957, page 1097, 1181, 1389, 1681, 1708, 1720
- 1971 acts, act 2459, regular session, Florence, city of, building code fees—
HB 996, page 1105
- 1973 acts, act 104, regular session, Clarke county, deputy coroner—
HB 919, pages 987, 1002, 1122, 1812, 1825, 1964
- 1975 acts, act 250, regular session, Shelby county, computer list of registered voters giving out selling or lending—
HB 1106, pages 1640, 1731, 1997, 2428, 2530, 2890
- 1975 acts, act 406, regular session, Blount county, cost and charges in criminal proceedings—
HB 947, pages 1018, 1093, 1220
- 1975 acts, act 653, regular session, Mobile county board of registrars, availability of—
HB 724, pages 561, 699, 771, 1739, 1743, 1814, 1964
- 1975 acts, act 839, regular session, Tuscaloosa county, public defenders office—
HB 853, pages 800, 980, 1035, 2716, 2740, 2893
- 1975 acts, act 955, regular session, Chilton county, sheriff, deputies provided for—
HB 822, pages 755, 791, 906, 1156, 1159, 1171
- 1976 acts, act 523, regular session, Cherokee county commission, salaries and travel allowances—
HB 981, pages 1102, 1182, 1394, 1682, 1709, 1720
- 1977 acts, act 232, regular session, sections 3 through 10 and 12, Birmingham-Jefferson county transit authority, funding of—
HB 676, pages 403, 1617, 1792, 1798, 2025, 2181
- 1977 acts, act 260, regular session, Geneva county superintendent of education, salary and expense allowance—
HB 1113, pages 1641, 1731, 1999, 2507, 2555, 2891
- 1977 acts, act 269, regular session, city of Daleville, boundaries altered—
HB 821, pages 755, 980, 1031, 2288, 2317, 2398

ACTS REPEALED, LOCAL ACTS (Continued)

1977 acts, act 589, regular session, pistol fees in Calhoun county—
HB 214, pages 43, 110, 192, 348, 378, 391

1978 acts, act 614, regular session, Cullman county officers, salaries—
SB 558, pages 1632, 1633, 1730, 2280, 2308, 2370, 2411

1979 acts, act 79-346, regular session, DeKalb county, selling and re-
deeming lands for taxes—
HB 1050, pages 1374, 1488, 1655

AD VALOREM TAXATION

Appraisal of property for, current use value—
HB 763, pages 662, 1178

Delinquent payment of, penalties provided—
HB 400, pages 112, 166, 782

Elderly or disabled, principal residence, exemptions on—
HB 605, pages 284, 1006, 1557, 2852, 2882, 2894

Overpayment of, refunds provided—
HB 481, page 186
SB 251, page 1331

Property subject to, classes of, redefined—
HB 551, page 248

Residential property redefined—
SB 177, pages 279, 280, 311

ADAMS, MR. AND MRS. GRADY STEPHENS

Congratulated—
HR 264, page 1780

ADJOURNMENT

HJR 4, pages 5, 68, 81, 106
HR 5, pages 5, 69
HR 14, pages 70, 106
HR 24, pages 108, 162
HR 33, page 163
HJR 34, pages 164, 206, 234, 236
HR 48, pages 203, 236
HR 50, pages 238, 265
HR 60, pages 267, 310
HR 73, pages 311, 346
HR 79, pages 349, 392
HR 90, page 393
HJR 96, page 408
HR 99, pages 468, 482
HR 100, pages 484, 488
HR 103, pages 489, 535
HR 107, pages 538, 595
HJR 109, pages 539, 571, 582, 595
HR 118, pages 597, 648
HJR 122, pages 649, 687
HR 123, pages 650, 694

ADJOURNMENT (Continued)

HR 133, page 695
HR 134, pages 696, 742
HR 138, pages 743, 786
HJR 139, pages 743, 815, 830, 866
HR 149, pages 787, 867
HR 160, pages 868, 969
HR 167, pages 970, 994
HR 181, pages 995, 1084
HR 194, pages 1088, 1171
HR 200, pages 1172, 1343
HR 224, pages 1345, 1478
HR 230, pages 1480, 1606
HR 243, pages 1609, 1720
HR 254, pages 1721, 1965
HR 275, pages 1966, 2207
HR 294, pages 2212, 2399
HJR 318, pages 2404, 2763, 2792, 2893
HR 320, pages 2405, 2675
SJR 66, pages 423, 437

ADKISON, CHARLA

Commended—

SJR 167, pages 1499, 1625, 1834

ADKISON, GENE PAT

Commended—

HR 306, page 2286

ADMINISTRATIVE PROCEDURE ACT

Provided—

HB 171, page 36

ADVERTISING

Excise tax levied on—

HB 862, page 802

Outdoor, excise tax—

HB 830, page 757

AGRICULTURAL COMMODITIES

Minimum weights per bushel or barrel—

HB 762, pages 662, 749, 1693

AGRICULTURAL DEVELOPMENT AUTHORITY

Created—

HB 767, page 663

AGRICULTURAL FAIRS

Special awards committee per diem increased—

HB 961, pages 1097, 1179, 1603, 1607, 1636

AGRICULTURAL LAND

Foreign interest, owned by, registration of—

HB 34, page 11

Foreign owned, report to commissioner of agriculture and industries required—

HB 42, pages 13, 749, 1316

AGRICULTURE

Alabama agricultural development authority—
SB 467, pages 1335, 1336, 1484, 2777, 2845, 2887

Commercial feeds, inspection fees raised—
HB 1079, pages 1382, 1486, 1684, 1685

Commercial fertilizers, inspection fee raised—
HB 1080, pages 1382, 1486, 1684

Floricultural and nursery products included in definition of farm products—
HB 234, page 47

Landowners liability when spraying pesticides and insecticides—
HB 75, page 20

Soybeans, referendum on assessments imposed on sale of, increased—
HB 671, pages 401, 749, 1587, 1588
SB 393, pages 1023, 1024, 1179, 1588, 1700

Sub-agricultural experiment stations provided for—
HB 233, pages 47, 171

AIR POLLUTION CONTROL

Agricultural and farming operations—
SB 466, pages 1331, 1353, 1956, 2046

AIR TRANSPORTATION

Office of created—
HB 434, page 118

AIRBOATS

Use of prohibited at certain times—
HB 642, pages 330, 877, 1935

AIRPORT AUTHORITIES

Grantee, included in definition of—
SB 346, pages 1328, 1727, 2344, 2376, 2392

Powers—
SB 484, pages 1495, 1724

State industrial development authority, included as a grantee of—
HB 161, pages 35, 169, 1313

ALABAMA A & M SOCCER TEAM

Commended—
SJR 42, pages 273, 326, 383

ALABAMA ADMINISTRATIVE PROCEDURE ACT

State agencies rules and regulations—
HB 83, page 21
SB 3, pages 889, 1726

ALABAMA AERONAUTICS COMMISSION AND DEPARTMENT OF
AERONAUTICS

Existence—

HB 376, pages 94, 324, 426

SB 269, pages 477, 480, 486, 502, 528

ALABAMA AGRICULTURAL DEVELOPMENT AUTHORITY

Created—

HB 767, page 663

Incorporated—

SB 467, pages 1335, 1336, 1484, 2777, 2845, 2887

ALABAMA ALCOHOL AWARENESS—MARRIAGE AND FAMILY
WEEK

Proclaimed—

HJR 140, pages 754, 815, 830, 866

ALABAMA BANKING CODE

Provided for—

HB 36, pages 12, 75, 337, 2395, 2404, 2890

ALABAMA BOARD OF OPTOMETRIC SCHOLARSHIP AWARDS

Created—

HB 203, page 42

ALABAMA BUILDING INSPECTORS BOARD

Created—

SB 458, page 1634

ALABAMA COUNCIL FOR SCHOOL ADMINISTRATION
AND SUPERVISION

Teachers retirement system, to become members of—

HB 97, pages 24, 76, 686, 1071, 1078, 1084

ALABAMA CRIMINAL CODE

Amended—

HB 111, page 26

HB 112, page 26

ALABAMA CRIMINAL JUSTICE INFORMATION CENTER
COMMISSION

Provided further for—

HB 454, page 123

ALABAMA CRIMSON TIDE

Commended—

SJR 4, pages 64, 140

ALABAMA DEVELOPMENT AUTHORITY

Composition, duties and powers—

HB 1035, pages 1209, 1611

**ALABAMA ENERGY MANAGEMENT AND CONSERVATION ACT
OF 1980****Provided—**

SB 286, pages 1494, 1495, 1728, 2061, 2064, 2071, 2283, 2297

ALABAMA GUARANTEED STUDENT LOAN PROGRAM**Established—**

HB 698, pages 555, 1005, 2044, 2854, 2882, 2894

ALABAMA HISTORICAL COMMISSION**Richmond Pearson Hobson home transferred to—**

HB 77, pages 20, 72, 294, 971, 979, 994

ALABAMA HOUSING FINANCE AUTHORITY**Created—**

HB 558, pages 250, 397, 1524

SB 357, pages 1959, 1961, 1974, 2330, 2335, 2336, 2351, 2402, 2410,
2727, 2879

ALABAMA INSTITUTE FOR DEAF AND BLIND**Personal leave—**

HB 352, page 91

ALABAMA INSURANCE CODE**False statements given under, made a felony—**

HB 185, pages 39, 205, 1950

ALABAMA LIQUEFIED PETROLEUM GAS BOARD**Appropriation—**

HB 276, pages 55, 166, 776

SB 77, pages 545, 546, 1350, 2379, 2409

ALABAMA MOTOR CARRIER ACT**Exemptions—**

SB 542, pages 1334, 1724, 2570, 2766

ALABAMA MUNICIPAL ELECTRIC AUTHORITY**Created—**

HB 1, pages 5, 109, 774

ALABAMA PERINATAL HEALTH ACT**Established—**

HB 688, pages 406, 879

S.B. 414, pages 1110, 1111, 1975, 2874, 2885, 2889

ALABAMA POULTRY WEEK**Declared—**

HJR 189, pages 1024, 1051, 1058, 1083

ALABAMA REAL ESTATE COMMISSION**Appropriation—**

HB 485, page 186

SB 80, pages 545, 546, 744, 1545, 1699

ALABAMA RULES OF THE ROAD ACT

Provided—

HB 248, pages 49, 167

ALABAMA SALE OF FINE PRINTS ACT

Established—

HB 103, page 25

ALABAMA STATE BAR

Supplemental appropriation provided—

HB 78 pages 20, 71, 194, 2804, 2859, 2894

ALABAMA STATE UNIVERSITY BASKETBALL TEAM

Commended—

HJR 36, pages 174, 206, 234, 236

HJR 124, pages 658, 687, 692, 693

ALABAMA STUDENT LOAN PROGRAM

Authorized and provided for—

HB 456, pages 180, 1007

ALABAMA SUNSET LAW

Amended—

HB 885, pages 903, 999, 1576

Repealed—

HB 716, page 559

ALABAMA TURNPIKE AUTHORITY

Terminated—

HB 368, pages 93, 323, 416

SB 264, pages 479, 480, 485, 497, 527

ALABAMA UNIFORM CERTIFICATE OF TITLE AND ANTITHEFT ACT

Amended—

HB 249, pages 49, 997

ALABAMA VOCATIONAL ASSOCIATION

Teachers retirement system, may come under—

HB 718, page 559

ALABAMAS VOLUNTEERS

Honored—

HR 171, page 989

ALABAMIANS

U. S. goods, urged to purchase—

SJR 92, pages 645, 689

ALASKAN LANDS

Legislation concerning, congress urged to pass—

HJR 257, pages 1755, 1828, 1834, 1965

ALBERTVILLE HIGH SCHOOL BAND

Commended—

SJR 67, pages 575, 591

ALCOHOL

Driving under the influence of, penalties—

HB 914, page 987

Motor vehicles, for use in, exempt from taxation—

HB 198, pages 41, 650

ALCOHOLIC BEVERAGE CONTROL BOARD

Existence—

HB 380, pages 95, 324, 439, 505, 515, 535

SB 272, page 484

Miniatures, to continue to purchase—

HB 745, pages 606, 652

ALCOHOLIC BEVERAGE LICENSING CODE

Provided—

HB 440, pages 120, 1185, 1432, 1453, 2228, 2270, 2397

ALCOHOLIC BEVERAGES

Beer, additional taxes levied on—

HB 85, pages 21, 880, 1428

HB 522, pages 212, 880, 1038, 1076, 1079

HB 632, pages 328, 879

Beer and wine, sales tax, additional on—

HB 224, page 45

Firearms, possession of, where sold prohibited—

HB 619, pages 286, 875, 2032

Income tax deductions for taxes paid increased—

HB 766, page 663

Legal age—

HB 884, pages 902, 998

Municipalities in dry counties, wet, may elect to become—

HB 866, pages 803, 874

Sale of, at welcome centers and rest areas prohibited—

HB 104, pages 25, 72, 201

Sales tax, additional levied on—

HB 430, pages 117, 1004, 1422, 1427

HB 1094, pages 1502, 1611

HB 1142, page 1649

Spirituuous or vinous, additional tax levied on—

HB 523, pages 212, 880, 1068, 1071, 2187, 2188, 2207

Table wine, sale of in retail stores—

HB 82, pages 21, 205, 818, 831, 832, 1740, 1811, 1964

Untaxed, bought from military bases, possession of—

SB 383, pages 885, 1350, 2719, 2878

ALEXANDER, SARA GANDY

Honored—
HR 82, page 356

ALIEN RESIDENTS

Liquor licenses, ABC board urged not to issue to—
HJR 284, pages 1989, 2284, 2291, 2397

ALIENS

Non-resident, property rights of—
HB 207, page 42
HB 208, page 42

ALIMONY

Termination of due to remarriage or cohabitation—
HB 686, pages 406, 651, 1955, 2801, 2801, 2894

ALLEN, MELBA TILL

Parole or pardon granted—
HJR 119, page 602

ALLEN, SUSIE LEE WILLIAMS

Commended—
HR 16, page 99

ALLEYS

Payments for to city or county—
HB 498, pages 190, 319

ALLISON, JOE AVERY

Death mourned—
HR 75, page 330

AMOCO FABRICS

Welcomed—
HR 142, page 758

ANATOMICAL BOARD

State of Alabama, existence—
HB 377, pages 94, 324, 426
SB 268, pages 480, 481, 486, 502, 516, 527

ANDERSON, JOHN HOWARD

Honored—
SJR 55, pages 572, 573, 700, 753

ANDREWS, LILLIAN

Honored—
HR 121, page 629

ANNISTON

Boundaries altered—

HB 514, pages 210, 247, 294, 537, 544, 595

City of, boundaries altered—

HB 842, pages 797, 878, 1029, 1224, 1298, 1343

City of, civil service system board, expense allowance—

HB 710, pages 558, 697, 758, 1055, 1059, 1083

ANNUAL LEAVE

State employees, based on years of total service—

HB 616, page 286

SB 252, pages 1962, 1973, 2700, 2734, 2877

APPROPRIATIONS

A. A. U. boxing tournament—

HB 771, page 665

Beasley, Russell, for relief of—

HB 689, page 407

Board of corrections, additional—

HB 683, page 405

Education budget provided—

HB 532, pages 214, 744, 912, 1123, 1153, 1157, 1159, 1167, 1402

HB 1005, page 1202

SB 315, pages 1631, 1632, 1973, 2235, 2269, 2270, 2306, 2547, 2805, 2858, 2861, 2888

Elmore county, for search for and capture of state inmates—

HB 211, page 43

Factory creek watershed conservancy district provided—

HB 12, page 8

Flooding in Saraland and Satsuma, engineering study of—

HB 936, page 1016

Legislature, additional—

SB 242, pages 884, 885, 1092, 1306, 1320

Lyman Ward military academy—

HB 535, pages 214, 744, 911, 1963, 1977, 2205

Marion military institute—

HB 534, pages 214, 744, 910, 1963, 1977, 2205

Miss wheelchair Alabama pageant, inc. provided—

HB 101, pages 24, 1186

Rutherford, Patricia, for relief of—

HB 937, pages 1016, 1188, 1833, 2418, 2544, 2890

Soil survey—

HB 556, page 249

State funds of, further made—

HB 815, pages 707, 879, 1309, 1962, 1978, 2205

APPROPRIATIONS (Continued)

State treasurer, supplemental provided—
HB 429, page 117

Talladega college—
HB 536, pages 214, 744, 910, 1963, 1978, 2205

Tuskegee institute—
HB 538, pages 215, 744, 911, 1963, 1978, 2205

Walker county junior college—
HB 537, pages 215, 744, 909, 1963, 1978, 2205

ARCHITECTURE

Practice of, regulated—
HB 976, page 1101

ARMSTRONG, MARJORIE

Extraordinary disability allowance provided—
HB 949, pages 1019, 1182, 1395, 1814, 1826, 1964

ARSON

Forest, grass or woodland, class C felony—
HB 563, page 251
SB 367, pages 1022, 1023, 1726, 2383, 2679, 2766

ART

Alabama sale of fine prints act, established—
HB 103, page 25

ARTIFICIAL EYES AND LIMBS

Sales tax exemption—
HB 386, page 97

ASBESTOS

Exposure to, civil actions due to, date first deemed to accrue—
HB 244, pages 49, 74, 301, 302, 2302, 2327, 2399

ASSIGNED RISK INSURANCE PLANS

Provided for—
HB 29, page 11

ASSINATION

Public officials, compensation to dependents—
HB 681, page 405

ASSISTANT PRINCIPALS

Tenure granted—
HB 338, page 89

ATHENS NEWS COURIER

Commended—
HJR 137, pages 708, 728, 732, 741

ATTALLA

City of, employees, expense allowance
SB 607, pages 1982, 1986, 2224, 2548, 2566, 2692

ATTORNEY GENERAL

Attorneys and reserach aids, appointment of—
HB 320, pages 86, 166, 780, 1608, 1678, 1719

Investigators, powers and authority—
HB 581, pages 280, 650

AUBURN UNIVERSITY SOIL JUDGING TEAM

Commended—
SJR 189, pages 1979, 2218, 2298

AUCTIONEERS

Defined, made a member of state board of—
HB 586, pages 281, 398, 1545

AUSTIN, CLEVELAND

Commended—
HJR 54, pages 240, 267, 290, 309
HR 55, page 241

AUSTIN HIGH SCHOOL

Commended—
SJR 120, pages 892, 978

AUTOMOTIVE DISMANTLERS

Privilege license—
HB 924, pages 1011, 1612

AUTOMOTIVE RECYCLERS

Uniform certificate of title and antitheft act, included—
HB 543, pages 216, 320

AYERS, LUCILLE DOUGLASS

Honored—
HR 314, page 2313

BALDWIN COUNTY

Beer, taxes, levied on—
HB 1064, pages 1377, 1493, 1994

Cigarettes and cigars, privilege license or excise tax levied on—
HB 1063, pages 1377, 1493, 1673, 2523, 2575, 2892

Election officers, compensation—
HB 1060, pages 1376, 1492, 1671, 2030, 2042, 2206

Historic and preservation districts protected—
HB 1059, pages 1376, 1492, 1671, 2030, 2042, 2206

Massage parlors regulated—
HB 1061, pages 1377, 1492, 1672, 2030, 2042, 2206

BALDWIN COUNTY (Continued)

Probate judge salary—

HB 1065, pages 1378, 1493, 1674, 2034, 2062, 2206, 2416, 2746,
2797, 2893

SB 600, page 1750

Roads, bridges or ferries, maintenance of—

HB 565, pages 252, 321, 360, 2426, 2544, 2890

Sales tax levied—

HB 1062, pages 1377, 1492, 1672, 2030, 2042, 2206

BALLOTS

Political parties procedures to be included on—

HB 984, pages 1103, 1180

BANK INVESTIGATORS

Appointment, removal and powers of—

HB 843, pages 798, 1001, 1933

BANKS AND BANKING

Alabama banking code provided—

HB 36, pages 12, 75, 337, 2395, 2404, 2890

Bank investigators, appointment, removal and powers of—

HB 843, pages 798, 1001, 1933

Bank or trust company converting to a national bank—

HB 948, page 1018

Certificates of deposit, maximum amounts—

HB 517, pages 211, 653

Holidays, memorial day—

SB 512, pages 1960, 1961, 1976, 2585, 2766

Interest, individuals allowed to charge same as banks, and other financial institutions—

HB 241, pages 48, 75, 341, 344, 1356, 1420, 1478

HB 247, pages 49, 72, 225

Investment of retainage held in escrow—

HB 518, pages 211, 653, 1831, 2798, 2803, 2893

Lending institutions, administration fee, allowed to charge—

HB 283, pages 56, 75, 685, 719, 816, 891, 904

HB 867, pages 803, 876, 1037

Maximum finance charges and their calculation—

HB 459, pages 181, 270, 833

Maximum rate of interest charged on loans secured by savings accounts—

HB 460, pages 182, 271

Municipal license taxes on, increased—

HB 263, pages 53, 77, 735

BANKS AND BANKING (Continued)

Savings and loan associations, annual fee and assessment of, regulated—

HB 138, pages 31, 75, 589, 685, 2798, 2803, 2893

Small loan and finance companies, examination—

SB 38, pages 1326, 1327, 1352, 2192, 2268

Small loan companies, relating—

HB 8, pages 7, 75, 346

State banks converting from national banks—

HB 768, pages 664, 748, 1542

Superintendent of banks, experience for appointment—

HB 1007, pages 1202, 1352

Unlicensed persons making credit sales—

HB 76, pages 20, 75, 581

Worthless checks evidence regulated further—

HB 25, page 10

BAR ASSOCIATION

State, supplemental appropriation provided—

HB 78, pages 20, 71, 194, 2804, 2859, 2894

BARBER EXAMINERS

State board of, created—

HB 886, pages 903, 1000

BARBERS

Cosmetology, board of, may elect to be licensed under—

HB 1009, pages 1203, 1728

BARBOUR COUNTY

Circuit and district court judges, salary supplemented—

HB 839, pages 797, 1002, 1116, 1605, 1618, 1718

Probate judge, clerk hire allowance—

HB 585, pages 281, 1002, 1116, 1605, 1618, 1718

BARROW, DONNA

Commended—

SJR 169, pages 1499, 1701

BASIC SKILLS IN EDUCATION IMPROVEMENT ACT

Provided—

HB 475, page 185

BAUGHMAN, PRENTISS

Commended—

SJR 16, pages 153, 204, 304

BEASLEY, RUSSELL

Appropriation for relief of—

HB 689, page 407

BEER

Additional tax levied on—

HB 522, pages 212, 880, 1038, 1076, 1079

Taxes, additional levied on—

HB 85, pages 21, 880, 1428

HB 632, pages 328, 879

BELLE, FLEET L.

Honored—

HR 94, page 407

BENNETT ACT

Act 80-375, named—

HJR 305, pages 2279, 2298, 2320, 2399

BENNETT, JAMES W.

Commended—

HR 259, page 1757

BIBB COUNTY

Board of equalization, secretary, expense allowance—

HB 942, pages 1017, 1093, 1219, 1606, 1619, 1719

Coroner, expense allowance—

HB 1072, pages 1380, 1488, 1659, 2039, 2064, 2206

County commission, work or services on private property, powers and authority—

HB 938, pages 1016, 1093, 1217, 1605, 1619, 1719

Court costs, additional—

HB 939, pages 1016, 1093, 1217, 1606, 1619, 1719

Governing body, election of—

HB 177, pages 38, 80, 135, 256, 261, 265

Governing body, expense allowance—

HB 940, pages 1017, 1093, 1218, 1606, 1619, 1719

Selling and redeeming lands for taxes—

HB 1071, pages 1380, 1488, 1659, 2039, 2063, 2206

Superintendent of education, expense allowance—

HB 943, pages 1017, 1093, 1219, 1606, 1619, 1719

Tobacco and tobacco products, privilege license or excise tax on—

HB 941, pages 1017, 1093, 1218, 1606, 1619, 1719, 2058, 2290, 2319, 2398

Tuscaloosa county, boundary line altered—

HB 944, pages 1018, 1488, 1655, 2715, 2740, 2893

BINGO

Jefferson county, permitted—

HB 520, pages 211, 1003, 1215, 1685, 1686, 2519, 2574, 2892

HB 521, pages 211, 1180, 2072, 2426, 2545, 2892

Madison county, legalized—

HB 559, pages 250, 657, 715, 1025

BIRMINGHAM

Boundaries, altering of, provided further for—
HB 413, pages 115, 1003, 1415

City council, filling of vacancies on—
HB 552, page 248

Civil service system, created and established—
HB 53, page 16

Commercial development authorities, incorporation of authorized—
HB 931, pages 1013, 1614, 1796, 2021, 2732, 2794, 2893

Dogs, keeping of outside, regulated—
HB 50, pages 15, 599, 679, 1758, 1819, 1965

Employee health care claims limited—
HB 1085, pages 1383, 1614, 1795, 2027, 2178

Governing body, members of, business expenses—
HB 929, pages 1012, 1616, 1797, 2025

Jefferson county civil service system, exempted from—
HB 54, page 16

Mayor-council form of government provided for—
HB 930, pages 1013, 1616, 1797, 2024

Pension system, deferred pensions—
HB 950, page 1019

Retirement and relief system—
HB 964, pages 1098, 1614, 2027

BIRMINGHAM-JEFFERSON COUNTY CIVIC CENTER AUTHORITY

Establishment and creation of provided for—
HB 48, pages 14, 598, 677, 1760, 1818, 1965

BIRMINGHAM-JEFFERSON COUNTY TRANSIT AUTHORITY

Funding of, taxes levied—
HB 676, pages 403, 1617, 1792, 1798, 2025, 2181

BIRMINGHAM-SOUTHERN BASEBALL TEAM

Commended—
HR 236, page 1507

BLACKWELL, JR., A. DEAN

Death mourned—
SJR 197, pages 2309, 2355

BLACKWELL, THOMAS ALVIN

Commended—
HR 331, page 2510

BLANDING FAMILY

Commended—
HR 350, page 2687

BLIND PERSONS

Supplemental security income payments—
HB 35, page 11

BLIND VENDORS

Employees retirement system, allowed to participate in—
HB 883, page 902

BLOOM, JR., HAL

Commended—
SJR 152, pages 1339, 1349, 1473

BLOUNT COUNTY

County commission, contingent fund, to establish—
HB 971, pages 1100, 1487, 1653, 2427, 2544, 2890

County commission, salaries—
HB 707, pages 557, 655, 710, 1055, 1059, 1083

Criminal proceedings, costs and charges in—
HB 947, pages 1018, 1093, 1220

Jury commission clerks and members, compensation—
HB 694, pages 554, 655, 709, 1055, 1059, 1083

Probate judge, clerks as deputy registrars, to appoint—
HB 708, pages 557, 656, 710, 1055, 1059, 1083

BOARD OF BARBER EXAMINERS

State, created—
HB 886, pages 903, 1000

Terminated—
HB 379, pages 95, 324, 427, 437, 506, 515, 516, 523, 530, 532
SB 281, pages 489, 490

BOARD OF COMMISSIONERS

Salaries, to fix before election—
HB 142, pages 32, 77, 735, 1608, 1678, 1719
HB 143, pages 32, 77, 736, 1608, 1678, 1719
HB 144, pages 32, 78, 736, 1704, 1717, 1720

BOARD OF CORRECTION

Appropriation, additional—
HB 683, page 405

Counties housing state prisoners, reimbursed—
HB 175, page 37

Department of corrections, renamed—
HB 628, pages 287, 652, 858

License tags, appropriations for, transfer of—
HB 625, page 287

BOARD OF CORRECTION (Continued)

Peace officers of investigation and inspection division, arrest authority—

HB 629, page 287

Restitution centers, to create and operate—

HB 626, page 287

BOARD OF EDUCATION

County, appointment and dismissal authority over personnel—

HB 348, page 90

State, junior colleges and technical schools, placement of—

HB 1020, pages 1205, 1486

State, lieutenant governor and speaker of house to be ex officio members of—

HB 1099, pages 1504, 1612, 1815

State, plan for uninterrupted school sessions—

HJR 117, pages 578, 975

State, school registers, to revise—

HJR 184, page 1009

BOARD OF EXAMINERS OF NURSING HOME ADMINISTRATORS

Composition of—

SB 587, pages 1628, 1729, 2329, 2355

BOARD OF HEALTH

Existence of—

HB 361, pages 92, 322, 410

SB 283, pages 478, 480, 487, 493, 529

BOARD OF OPTOMETRIC SCHOLARSHIP AWARDS

Created—

HB 203, page 42

BOARD OF X-RAY TECHNOLOGIST

Authorized—

HB 140, page 32

BOARDS OF EDUCATION

Appropriations transfer between line items—

HB 355, pages 91, 166, 779

Certified personnel of, negotiating organization, allowed to establish—

HB 673, page 402

City and county, rate of interest—

SB 179, pages 1960, 1961, 2223

City and county, state tenure commission, representation on—

HB 230, pages 46, 76, 721, 1426, 1453, 1478

BOARDS OF EDUCATION (Continued)

- City, records and accounts, audited by examiners of public accounts—
HB 341, page 89
- County and city, election of required—
HB 478, pages 185, 318, 859
- County boards and county superintendents, election of—
HB 205, pages 42, 76, 720
- County, terms of office of—
HB 297, page 82
- Employees, mileage reimbursement provided—
HB 347, page 90
- Fiscal year, dates set—
HB 87, pages 22, 697
- Grievance procedure, to establish—
HB 327, page 87
- Local employees granted holidays—
HB 337, page 89
- Local, five hundred principal teacher units allocated to—
HB 228, page 46
- Local, professional leave for workshops and conferences required—
HB 351, page 91
- National guard and U. S. armed forces, to cooperate
HJR 66, pages 289, 302, 308, 310
- Professional employees organizations to negotiate with established—
HB 328, page 87
- Warrants, place and method of payment of—
HB 736, pages 604, 748

BOARDS OF EQUALIZATION

- County, compensation—
HB 617, page 286

BOARDS OF HEALTH

- Electrical services not to interfere with—
HJR 343, pages 2589, 2765, 2797, 2893

BOATS AND BOATING

- Airboats, use of, prohibited at certain times—
HB 642, pages 330, 877, 1935

BOAZ HIGH SCHOOL FOOTBALL TEAM

- Congratulated—
SJR 83, pages 576, 591

BODY SHOPS

- Uniform certificate of title and antitheft act, included—
HB 543, pages 216, 320

BONDS

Certain, not subject to interest rates—
HB 1093, page 1385

BOTTLES

Throw away sale of prohibited—
HB 918, pages 987, 998

BOXER

Official dog of state, designated—
HB 153, page 793

BOXING AND WRESTLING COMMISSION

Monies collected by, distribution of—
HB 479, page 185

Terminated—
HB 381, pages 95, 325, 461, 514, 515, 535
SB 278, page 482

BOYINGTON, JAMES J.

Appreciation expressed—
SJR 17, pages 153, 204, 304

BRAKEFIELD, CARL

Speedy recovery wished—
HR 246, page 1637

BRANCHVILLE

Town of, boundaries altered—
HB 785, pages 668, 697, 759, 2035, 2062, 2206

BRASHER, RUFUS E., MR. AND MRS.

Congratulated—
HJR 49, pages 228, 238, 243, 265

BRAVE MEN

Commended—
SJR 117, pages 1676, 1834

BRONNER, DAVID

Appreciation expressed—
HJR 85, page 358

BROOKS, WINNIE MAE WYATT

Death mourned—
HR 344, page 2589

BRUNO, JOE

Congratulated—
SJR 218, pages 2424, 2675, 2878

BRYANT, COACH PAUL W.

Legislature invited to address—
SJR 3, pages 63, 140

BUDGET BILLS

Education, provided—
HB 532, pages 214, 744, 912, 1123, 1153, 1157, 1159, 1167, 1402
HB 1005, page 1202
SB 315, pages 1631, 1632, 1973, 2235, 2269, 2270, 2306, 2547, 2805,
2858, 2861, 2888

General fund, provided—
HB 533, pages 214, 1003, 1221, 1224, 1294, 1300, 1302, 2097, 2170,
2177, 2366, 2428, 2503, 2578, 2591, 2695, 2739, 2893

BUILDING CODES

Outside corporate or city limits, enforcement of prohibited—
HB 210, pages 43, 169

BUILDING COMMISSION

Terms of office and meetings—
SB 24, pages 888, 1350

BUILDING INSPECTORS

Licensure and registration of—
HB 692, pages 554, 652
SB 458, page 1634

BUILDING INSPECTORS BOARD

Created—
HB 692, pages 554, 652

BULLOCK COUNTY

County commissioners, expense allowance—
HB 1089, pages 1384, 1493, 1674, 2299, 2319, 2398

Sales tax levied—
HB 1088, pages 1384, 1493

Tax assessor, clerk provided—
HB 761, pages 662, 697, 759, 1156, 1158, 1171

BULLOCK COUNTY AMBULANCE SERVICE, INC.

Sales and use taxes, exempt—
HB 1091, pages 1384, 1494, 1690, 2039, 2064, 2206

BULLOCK COUNTY HEALTH SERVICES, INC.

Sales and use taxes, exempt—
HB 1090, pages 1384, 1493, 1689, 2039, 2064, 2206

BUNDENTHAL, THOMAS

Commended—
SJR 151, pages 1339, 1349, 1473

BUREAU OF PUBLICITY AND INFORMATION

Employees commended—

HJR 206, pages 1193, 1222, 1299, 1343

BUREAU OF STATE LOTTERIES

Established—

HB 672, page 401

BURGESS, ROBERT D.

Death mourned—

SJR 51, pages 572, 700, 753

BURIAL INSURANCE

Policy provisions provided—

HB 180, pages 38, 170

SB 135, pages 550, 552, 654

BURNING PERMITS

Forest protection, required for controlled fires—

HB 746, page 606

BUS DRIVERS

School, liability insurance provided—

HB 331, page 88

BUSHELS OR BARRELS

Agricultural commodities sold by, minimum weights—

HB 762, pages 662, 749, 1693

BUSINESS ACTIVITIES

Privilege or license tax levied on—

HB 823, page 756

BUSINESS CORPORATIONS

Political contributions made by, provided further for—

HB 284, pages 56, 74, 305, 589, 647, 683, 719, 1677, 1683, 1715

BUSINESS LICENSES

Items not regular stock, exempt from—

HB 232, page 47

BUSS, DEBRA

Appreciation expressed—

HR 301, page 2277

CABLE T. V. STATIONS

Lincoln, town of, authorized—

HB 137, pages 31, 80, 133

CALHOUN COUNTY

Board of equalization, board of registrars, jury commission, expense allowances—

HB 675, pages 403, 552, 611, 857, 865, 867

Civil service board compensation—

HB 513, pages 210, 247, 293, 537, 544, 595

Coroner, expense allowance—

HB 855, pages 800, 878, 1029, 1224, 1298, 1343

County commission, mileage compensation—

HB 215, pages 44, 110, 193, 349, 379, 391

Courthouse, construction of new, referendum held on—

HB 220, pages 45, 80, 135, 256, 261, 265

District attorneys investigator, salary and expenses

HB 653, pages 352, 552, 610, 857, 865, 867

Election officials compensation—

HB 512, pages 210, 247, 293, 476, 476, 482

Lodgings and public accommodations tax—

HB 216, pages 44, 110, 193, 349, 379, 391

Pistol permit fees—

HB 214, pages 43, 110, 192, 348, 378, 391

HB 218, page 44

HB 219, pages 44, 111, 194, 349, 379, 391

Sheriff, allowance for employment of legal services—

HB 217, pages 44, 110, 194, 349, 379, 391, 540, 603, 627, 648

Tax assessor and tax collector, commission on property taxes—

HB 652, pages 352, 552, 610, 857, 864, 867

Wrecker rotation system—

SB 487, pages 886, 887, 1002, 1115, 1166

CALHOUN COUNTY INDUSTRY WEEK

Designated—

HJR 164, pages 898, 976, 993, 994

CALHOUN, MILDRED

Commended—

HR 256, page 1754

CALLAWAY, JOSEPH T. AND MARY LIB

Commended—

HJR 222, pages 1305, 1344, 1420, 1478

CANCELLED STATE WARRANTS

Destruction of—

HB 582, pages 280, 398

CANCER TREATMENT REPORTS

Provided for—

HB 385, pages 97, 317

CAPITOL RESTORATION STEERING COMMITTEE

Aluminum windows, urged not to use—
SJR 40, page 273

CAPITOL ROTUNDA

Closed—
HR 101, page 484

CAPITOL SECURITY POLICE

Director of public safety to employ—
HB 576, pages 254, 313, 1314, 2047, 2052, 2068, 2206, 2772

Unauthorized motor vehicles parked on state property, allowed to remove—
HB 577, pages 254, 398, 1604

CAPTIVE COUNTIES

Highway employees, accumulated sick leave, allowed to transfer—
HB 578, pages 255, 1188, 1566, 2854, 2881, 2894
SB 169, pages 885, 886

State highway department divested of duties in, effective date—
HB 916, pages 987, 998, 1539, 2804, 2859, 2894

CAR TAGS

Issuance and distribution—
HB 384, pages 96, 398, 1320, 1418, 2838, 2860, 2894

CATER, KATHERINE C.

Commended—
SJR 128, pages 1020, 1094, 1166

CEMETERIES

Defacing of articles in, criminal offense—
HB 668, pages 355, 396, 1320, 1554, 2402, 2497, 2890

CERTIFICATE OF NEED PROGRAM

Established—
HB 874, pages 900, 1006

CERTIFICATES OF DEPOSIT

Maximum amounts—
HB 517, pages 211, 653

CHAMBERS COUNTY

Beer, tax levied on—
HB 1012, pages 1203, 1487, 1653, 2028, 2040, 2205

Mobile homes, registration regulated—
HB 979, pages 1101, 1189, 1415, 1813, 1826, 1964

CHARITABLE CONTRIBUTIONS

Income tax deductions for increased—
HB 766, page 663

CHEROKEE COUNTY

- Coroner, expense allowance—
HB 999, pages 1106, 1182, 1395, 1682, 1710, 1720
- County commission, salaries and travel allowances—
HB 981, pages 1102, 1182 1394, 1682, 1709, 1720
- County officers, compensation and expense allowance—
HB 982, pages 1102, 1182, 1394, 1682, 1709, 1720
- Sales tax distributed—
HB 751, pages 607, 751, 834, 1358, 1422, 1478

CHERT PITS

- Surface mining reclamation, exempt from—
HB 506, pages 209, 749

CHILD ABUSE

- Protection from abuse act provided—
HB 1076, pages 1381, 1726

CHILD CUSTODY

- Uniform child custody jurisdiction act—
HB 154, pages 34, 73, 224, 571, 582, 595

CHILD LABOR LAW

- Employment of children regulated further—
HB 310, pages 84, 315, 1705, 1942
SB 193, pages 1627, 1628, 1727, 2382, 2413, 2586

CHILD SUPPORT

- Garnishment of percentage of wage for, allowed—
HB 152, pages 34, 652

CHILD SUPPORT PAYMENTS

- Department of pensions and security, collection of, provided further
for—
HB 423, page 116
- Visitation rights, made mutually dependent—
HB 613, page 285

CHILD VISITATION

- Divorce cases, in, may be awarded to grandparents—
HB 273, pages 54, 74, 299, 1071, 1078, 1084

CHILD VISITATION RIGHTS

- Child support payments, made mutually dependent—
HB 613, page 285

CHILDREN

- Statements of, in legal custody prior to conviction—
HB 482, pages 186, 651

CHILTON COUNTY

County treasurer, expense allowance—

HB 1101, pages 1639, 1730, 1996, 2427, 2545, 2891

Court costs increased—

HB 1047, pages 1374, 1488, 1655, 2289, 2318, 2398,

Sheriff, deputies provided for—

HB 822, pages 755, 791, 906, 1156, 1159, 1171

CHILTON COUNTY VOLUNTEER FIRE DEPARTMENTS

Commended—

HJR 115, pages 564, 603, 626, 648

CHOCTAW COUNTY

Alcoholic beverage licenses, county commission to approve—

HB 301, pages 82, 172, 217, 726, 732, 741

Superintendent of education, appointment and compensation—

HB 796, pages 702, 752, 807, 1223, 1297, 1342

Superintendent of education, referendum on selection of—

HB 1038, pages 1372, 1487, 1654, 2029, 2041, 2205

CIGARETTE ROLLING PAPERS

Tax levied on—

HB 665, pages 355, 880, 1072, 2227, 2275, 2368, 2413, 2498, 2890

CIGARETTES

Taxes, additional levied on—

HB 84, pages 21, 880, 1046, 1051, 1056, 1060, 1067, 2226, 2275,
2367, 2413, 2498, 2890

HB 508, page 209

HB 524, pages 212, 881

CIRCUIT CLERKS

Minimum salaries—

HB 483, pages 186, 1722

Salaries—

HB 473, pages 184, 1187, 1540, 2747, 2796, 2893

CIRCUIT COURT

Juveniles, transfer to—

HB 511, page 209

CIRCUIT REGISTERS

Minimum salaries—

HB 483, pages 186, 1722

Salaries

HB 473, pages 184, 1187, 1540, 2747, 2796, 2893

CITIES

- Anniston, boundaries altered—
 - HB 514, pages 210, 247, 294, 537, 544, 595
 - HB 842, pages 797, 878, 1029, 1224, 1298, 1343
- Anniston, civil service board, expense allowance—
 - HB 710, pages 558, 697, 758, 1055, 1059, 1083
- Attalla, employees, expense allowance—
 - SB 607, pages 1982, 1986, 2224, 2548, 2566, 2692
- Birmingham, civil service system, created and established—
 - HB 53, page 16
- Birmingham, commercial development authorities, incorporation of authorized—
 - HB 931, pages 1013, 1614, 1796, 2021, 2732, 2794, 2893
- Birmingham, dogs, keeping of outside, regulated—
 - HB 50, pages 15, 599, 679, 1758, 1819, 1965
- Birmingham, governing body, members of, business expenses—
 - HB 929, pages 1012, 1616, 1797, 2025
- Birmingham, mayor-council form of government provided for—
 - HB 930, pages 1013, 1616, 1797, 2024
- Birmingham pension system, deferred pensions—
 - HB 950, page 1019
- Birmingham, retirement and relief system—
 - HB 964, pages 1098, 1614, 2027
- Daleville, boundaries altered—
 - HB 820, pages 755, 980, 1030, 2288, 2316, 2398
 - HB 821, pages 755, 980, 1031, 2288, 2317, 2398
- Fairfield, city council election from wards—
 - HB 798, page 703
- Florence, boundaries altered—
 - HB 953, pages 1020, 1093, 1220, 1681, 1708, 1719
 - HB 1109, pages 1641, 1731, 1998, 2507, 2555, 2891
- Florence, building code fees—
 - HB 996, page 1105
- Foley, cable television station authorized
 - SB 511, pages 1108, 1109, 1180, 1386, 1473, 1751, 2046
- Fort Payne, election of city council—
 - HB 696, pages 554, 597, 675, 857, 865, 867
- Gadsden, firemen's and policemen's retirement fund, board of trustees—
 - SB 564, pages 1495, 1496, 1613, 1786, 1828, 2046
- Hayneville, boundaries altered—
 - HB 447, pages 121, 247, 291, 371, 380, 391
- Hoover, boundaries altered—
 - HB 1136, pages 1647, 1730
 - SB 622, pages 1982, 1986, 2220, 2565, 2567, 2693

CITIES (Continued)

- Huntsville, board of education, election of—
HB 794, pages 702, 753, 811, 1155, 1159, 1171, 1296, 1342
- Mobile, policemen's and firemen's pension and relief system—
HB 875, pages 900, 1183, 1399, 1680, 1707, 1719
- Montgomery, city council, pay raise only once per term—
HB 566, pages 252, 600, 681
- Montgomery, city council, qualifying fee for seats on—
HB 1068, pages 1378, 1490, 1668
- Montgomery, mayor-council form of government—
HB 1069, pages 1379, 1490, 1668
- Montgomery, weeds, removal of—
HB 962, pages 1097, 1185, 1413, 2511, 2553, 2891
- Northport, authority to demolish buildings—
HB 858, pages 801, 981, 1035, 1812, 1825, 1964
- Oxford, boundaries altered—
SB 614, pages 1984, 1986, 2221
- Parrish, civil service system—
HB 795, pages 702, 791, 906, 2288, 2316, 2398
- Pelham, boundaries altered—
HB 923, pages 1011, 1181, 1388, 1812, 1825, 1964
HB 1117, pages 1643, 1731, 2002, 2508, 2556, 2891
HB 1118, pages 1643, 1732, 2002, 2508, 2556, 2891
SB 623, pages 1985, 1986, 2221, 2534
SB 624, pages 1985, 1986, 2221, 2535
- Pell City, boundaries altered—
HB 119, pages 27, 79, 128, 348, 378, 391
- Phenix City, council manager government, compensation—
HB 841, pages 797, 877, 1028, 1224, 1297, 1342
- Phenix City municipal pension and relief system, purchase of prior service credit, contributions—
HB 840, pages 797, 877, 1027, 1224, 1297, 1342
- Prichard, city council districts—
HB 793, pages 702, 791, 907, 1156, 1158, 1171
SB 440, pages 1021, 1093, 1782
- Scottsboro, boundaries altered—
HB 797, pages 703, 1003, 1123, 1605, 1618, 1718
HB 1054, pages 1375, 1613, 1788, 2290, 2318, 2398
- Sheffield, boundaries altered—
HB 1044, pages 1373, 1488, 1657, 2035, 2062, 2206
- Sulligent, boundaries altered—
HB 903, pages 985, 1002, 1117, 1605, 1618, 1718
- Sumiton, civil service system provided—
HB 1122, pages 1644, 1732, 2005, 2508, 2556, 2891
- Trinity, boundaries altered—
HB 837, pages 796, 877, 1027, 1224, 1297, 1342

CIVIC CENTER AUTHORITY

Jefferson county, members of board of directors, selection of—
HB 70, pages 19, 599, 681

CIVIL ACTIONS

Commencement of—
HB 24, page 10

District court jurisdiction over, increased—
HB 480, page 185

CIVIL AIR PATROL

Motor vehicle license taxes and registration fees, exempt—
HB 432, pages 118, 312, 1816, 2790, 2802, 2893

CIVIL LIABILITY

Emergencies involving liquefied petroleum gas, persons rendering care,
exempt—
HB 639, page 329

CIVIL SERVICE MERIT SYSTEM

Counties and municipalities to furnish for law enforcement and fire
fighting officers or join state system—
HB 268, page 53

Law enforcement officers, for—
HB 398, pages 112, 1188, 1953
SB 239, pages 1630, 1631

CIVIL SERVICE SYSTEM

Birmingham, created and established—
HB 53, page 16

Jefferson county, Birmingham exempted from—
HB 54, page 16

CLARKE COUNTY

Board of equalization, expense allowance—
HB 738, pages 604, 656, 713, 1155, 1158, 1171

Court costs increased—
HB 921, pages 988, 1002, 1123, 1812, 1825, 1964

Deputy coroner, office of—
HB 919, pages 987, 1002, 1122, 1812, 1825, 1964
HB 920, pages 988, 1002, 1122, 1812, 1825, 1964

Tax assessor and tax collector, expense allowance—
HB 963, pages 1098, 1181, 1390, 1813, 1826, 1964

CLASS I MUNICIPALITIES

Chief administrative assistant to mayor, to employ
HB 531, pages 214, 1356

Commercial development authorities, authorized—
HB 931, pages 1013, 1614, 1796, 2021, 2732, 2794, 2893

CLASS I MUNICIPALITIES (Continued)

Employee health care claims limited—

HB 1085, pages 1383, 1614, 1795, 2027, 2178

Public water works board, interest on security deposits required—

HB 49, pages 15, 599, 679, 1679, 1706, 1719

CLASS 3 MUNICIPALITIES

Election dates—

HB 663, pages 354, 750, 811, 1309, 1313, 1343

Planning commission, alternate structure—

HB 640, page 329

SB 592, pages 2201, 2202, 2220, 2853, 2864, 2888

CLASS 4, 5, 7 AND 8 MUNICIPALITIES

Hotel services—

SB 327, pages 1022, 1023, 1352, 1538, 1699

CLASS 5 MUNICIPALITIES

Elections in, date provided—

HB 776, pages 666, 750, 861, 1608, 1678, 1719

Municipal assessments, interest rate on payments of, increased—

HB 946, page 1018

Port authorities, authorized to incorporate—

HB 925, pages 1012, 1353, 1590, 1602, 2421, 2517, 2678, 2701, 2765,
2791, 2893

CLASS SIZE

Exceptional or below grade students, controlled—

HB 329, page 87

CLASSIFIED EMPLOYEES

Transfer—

SB 304, pages 888, 889, 1351

CLASSIFIED MERIT OR CIVIL SERVICE POSITIONS

Person who relinquished, may be returned to—

HB 417, pages 115, 399, 1576, 2848, 2881, 2894

CLAY COUNTY

Court costs, additional for jail—

HB 693, pages 554, 597, 675, 814, 830, 866

Election officials, compensation—

HB 1043, pages 1373, 1488, 1656, 2029, 2041, 2205

CLEBURNE COUNTY

Election officials compensation—

HB 1102, pages 1639, 1730, 2031, 2427, 2545, 2891

Indigent hospital care—

SB 530, pages 1109, 1180, 1387, 1473

CLERK OF HOUSE

News media, restrict to specific location—
HR 173, page 990

CLINICAL FACILITIES

Redefined—
HB 316, pages 85, 246

COAL SEVERANCE TAXES

Grain handling facilities at state docks, certain to be expended for—
HB 697, pages 555, 1185, 1486, 1472, 1475, 1476, 2198, 2212, 2690,
2714, 2717, 2731, 2796, 2893

Increased—
HB 777, page 667

CODE OF ALABAMA

1979 laws, incorporated into—
HB 864, pages 802, 873
SB 510, pages 1630, 1631, 1725, 2383, 2411

CODE OF ALABAMA 1940, AMENDED

Title 33, section 37, providing land surveying and engineering liens—
HB 277, page 55

Title 33, section 64, mechanics liens, transfer of to security—
SB 217, pages 548, 874, 2387, 2403, 2410

CODE OF ALABAMA 1975, AMENDED

Section 1-3-8, banking holidays—
SB 512, pages 1960, 1961, 1976, 2585, 2766

Section 2-3-20, farmers market facilities provided—
HB 302, page 83.

Section 2-5-4, farmers market authority administrator, salary—
SB 173, pages 1494, 1495, 2219, 2675

Section 2-7-31, agricultural fairs, prizes and awards, special awards
committee per diem increased—
HB 961, pages 1097, 1179, 1603, 1607, 1636

Section 2-8-88, increasing referendum on assessments imposed on sale of
soybeans—
HB 671, pages 401, 749, 1587, 1588
SB 393, pages 1023, 1024, 1179, 1588, 1700

Section 2-21-24, inspection fees of commercial feeds raised—
HB 1079, pages 1382, 1486, 1684, 1685

Section 2-22-9, inspection fees on commercial fertilizer raised—
HB 1080, pages 1382, 1486, 1684

Sections 2-29-1, 40-17-100, 40-23-4, 40-23-62, 40-23-37, floricultural and
nursery products included in definition of farm products—
HB 234, page 47

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 2-30-42, providing for sub-agricultural experiment stations—
HB 233, pages 47, 171

Section 4-3-47, airport authorities powers—
SB 484, pages 1495, 1724

Section 5-2-6, superintendent of banks, experience for appointment—
HB 1007, pages 1202, 1352

Section 5-9-22, national banks converting to state banks—
HB 768, pages 664, 748, 1542

Section 5-9-40 through 5-9-43, bank or trust company converting to
national bank—
HB 948, page 1018

Section 5-18-17A, premium on credit life insurance limited—
HB 299, pages 82, 1178

Sections 5-18-17, 5-19-20, 5-19-21, 27-13-2 and 27-13-3, commissioner of
insurance to regulate certain forms of credit insurance—
HB 725, page 561

Sections 5-19-2, 5-19-27 and 5-19-28, relating to banks, consumer fi-
nance, credit sales and the consumer protection council—
HB 76, pages 20, 75, 581

Section 5-19-3 and 5-19-31, providing further for maximum finance
charges and calculation—
HB 459, pages 181, 270, 833

Section 5-19-11, consumer credit act of 1971
SB 155, page 547

Section 5-19-15, conforming garnishment law to federal statute—
HB 469, pages 183, 396

Section 5-19-20, premium on credit life insurance limited—
HB 298, page 82

Section 6-2-30, commencement of civil actions—
HB 24, page 10

Section 6-2-30, exposure to asbestos, civil actions, date first deemed to
accrue—
HB 244, pages 49, 74, 301, 302, 2302, 2327, 2399

Section 6-5-332, emergencies involving liquefied petroleum gas, persons
rendering care, civil liability, exempt—
HB 639, page 329

Section 6-5-332, exempting from civil liability certain persons who ren-
der emergency care—
HB 445, pages 121, 244

Section 6-5-332, including educators in exemption from liability when
rendering emergency care—
HB 325, page 87

Section 6-5-332, liability of good samaritans—
HB 667, pages 355, 999

CODE OF ALABAMA 1975, AMENDED (Continued)

- Section 6-9-211, relating to property liens—
HB 107, page 25
- Section 6-10-6, exempting wages as a personal exemption from process for collection of debts—
HB 463, pages 182, 313
- Section 6-10-37, exempting wages as a personal exemption from process for collection of debts—
HB 464, page 182
- Section 6-10-123, waiver of exemption rights—
SB 168, page 1745
- Sections 7-1-105, 7-1-201, 7-2-107, 7-5-116, 7-9-102, 7-9-103, 7-9-104, 7-9-105, 7-9-106, 7-9-203, 7-9-204, 7-9-205, 7-9-301, 7-9-302, 7-9-304, 7-9-305, 7-9-306, 7-9-307, 7-9-308, 7-9-310, 7-9-312, 7-9-313, 7-9-318, 7-9-401, 7-9-402, 7-9-403, 7-9-404, 7-9-405, 7-9-406, 7-9-407, 7-9-408, 7-9-501, 7-9-502, 7-9-504, 7-9-505, 7-9-114, 7-11-101, 7-11-102, 7-11-103, 7-11-104, 7-11-105, 7-11-106, 7-11-107, 7-11-108, 7-11-109, 35-9-60 and 32-8-61, perfecting security interest under the uniform certificate of title and anti-theft act—
HB 249, pages 49, 997
- Section 8-1-81, sale of pledges by pawn brokers—
HB 780, pages 667, 1612, 1927
- Section 8-8-5, loans usury rates don't apply—
SB 188, pages 1107, 1352, 2314, 2376, 2392
- Section 8-8-10, rate of interest on money judgments and cost—
HB 245, pages 49, 73, 223
- Sections 8-15-3 and 8-15-8, public warehouses, issuance of fees and insurance—
HB 634, pages 328, 749
SB 364, pages 2204, 2205, 2219
- Section 8-15-7, bonds on public warehouses—
HB 168, pages 36, 71, 200, 372, 380, 392
- Section 8-16-94, agricultural commodities, minimum weights per bushel or barrel—
HB 762, pages 662, 749, 1693
SB 490, pages 1629, 1631, 1729, 2380, 2411
- Sections 9-11-44 and 9-11-53, exempting persons over 65 from having to pay money for hunting and fishing licenses—
HB 449, page 121
- Section 9-11-156, increasing penalties for violating commercial fishing regulations—
HB 267, pages 53, 77, 582, 723, 1711, 1718, 1720
- Section 9-11-194, marking of wire fish baskets—
SB 323, pages 551, 552, 654
- Section 9-11-237, sale of game animal prohibition, deer legally taken exempt—
HB 764, pages 663, 750

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 9-13-10, powers of state forestry commission employees—
HB 292, pages 57, 77, 723, 2040, 2064, 2206

Section 9-13-11, burning permits required for forest protection—
HB 746, page 606

Section 9-16-2, exempting chert pits from surface mining reclamation—
HB 506, pages 209, 749

Section 9-15-34(23), surface mining control and regulation—
HB 1111, pages 1641, 1722

Section 9-18-1, changing the membership and name of the southern
interstate nuclear compact and board—
HB 98, pages 24, 76, 686, 2401, 2497, 2890
SB 203, pages 891, 1351

Section 10-3-9, nonprofit organizations registration fee—
HB 888, page 903

Section 11-3-1, county commissions, composition and election—
SB 111, pages 548, 750

Sections 11-3-1, 11-3-4, 11-3-7, 11-3-9, 11-3-18, 11-3-19, 11-3-20, 11-4-
23(5), 11-10-2, 11-12-4, 11-12-13, 11-14-2, 11-14-9, 11-14-19 and
11-14-22, creation, composition, duties and authority of county
commissions—
HB 428, pages 117, 312
SB 210, pages 1496, 1729, 2347, 2390, 2410, 2679, 2877

Section 11-6-2, adding Washington county to exempt list—
HB 452, page 122

Section 11-6-2, county engineers, qualifications—
SB 44, pages 179, 319, 2868

Section 11-6-2, Lawrence county engineer, qualifications—
HB 561, pages 251, 271, 333, 537, 544, 595

Section 11-18-21, counties allowed to condemn land for industrial devel-
opment parks—
HB 1086, pages 1383, 1725

Section 11-40-10, building codes, enforcement of prohibited in certain
instances—
HB 210, pages 43, 169

Section 11-41-1, increasing population requirements for incorporation of
municipalities—
HB 264, page 53

Section 11-41-1, relating to municipal incorporation in Jefferson
county—
HB 69, pages 18, 78, 737, 1679, 1706, 1719, 2175

Section 11-42-21, incorporated municipalities with overlapping police
jurisdictions, procedure for altering limits—
HB 391, pages 98, 246
SB 237, pages 1334, 1356

CODE OF ALABAMA 1975, AMENDED (Continued)

- Section 11-43-11, prohibiting employment of municipal officers by corporations using streets—
SB 480, pages 1326, 1327, 2218
- Sections 11-43-189 and 11-43-190, civil service merit system for law enforcement officers—
HB 398, pages 112, 1188, 1953
SB 239, pages 1630, 1631
- Sections 11-46-21, 11-46-22, 11-46-25, 11-46-26, 11-46-36, 11-46-45, 11-46-46 and 11-46-55, changing the date of municipal elections—
HB 93, pages 23, 77, 570
SB 87, pages 180, 247, 567, 590
- Sections 11-46-92, 11-46-96, 11-46-97, 11-46-107, 11-46-116, 11-46-117 and 11-46-126, changing the dates of municipal elections—
HB 94, pages 23, 77, 571
SB 86, pages 179, 246, 567, 590
- Section 11-48-48, municipal assessments, interest rate on payments of, increased—
HB 945, pages 1018, 1354
- Section 11-51-130, increasing municipal license tax on banks and branch banks—
HB 263, pages 53, 77, 735
- Section 11-51-180, municipal license taxes shall not apply to gross proceeds of lubricating oil and gasoline—
HB 291, pages 57, 71, 194, 582, 638
- Sections 11-51-200 and 11-51-202, municipal sales and use taxes shall not apply to gross proceeds on lubricating oil and gasoline—
HB 290, pages 57, 71, 194, 582, 638
- Sections 11-54-20, 11-54-21, 11-54-80 and 11-54-81, relating to municipal industrial development boards owning and leasing facilities for tourism and amusement parks—
HB 28, pages 10, 319
- Section 11-54-87, municipal industrial development boards, location of pollution control facilities—
HB 122, pages 28, 246, 692, 693
SB 91, pages 179, 271, 2575, 2663, 2665, 2690, 2697, 2879
- Sections 11-58-1 and 11-58-2, medical clinics redefined—
SB 385, pages 1110, 1111, 1179, 1568, 2675
- Section 11-58-1, clinical facilities redefined—
HB 316, pages 85, 246
- Section 11-81-6, maturity dates of municipal bonds—
SB 243, pages 889, 1001, 2324, 2354
- Section 11-81-21, investments of municipal and county funds—
HB 892, pages 982
- Section 12-11-2, creating a fortieth judicial circuit—
HB 573, pages 253, 809

CODE OF ALABAMA 1975, AMENDED (Continued)

- Sections 12-12-30 and 12-12-31, relating to the jurisdiction of the district courts—
HB 80, pages 20, 72, 295
- Sections 12-12-31 and 12-19-71, increasing jurisdiction of the district court in civil actions—
HB 480, page 185
- Section 12-12-73, supersedeas bond required to appeal from district to circuit court—
SB 167, pages 546, 651
- Section 12-15-10, requiring the state to pay attorneys fees in indigent juvenile cases—
HB 92, page 23
- Section 12-15-34, providing that once tried as an adult a child will always be tried as an adult—
HB 159, pages 34, 313
- Section 12-16-34, jury commissions compensation—
HB 609, page 284
- Section 12-16-100, changing the jury strike system to a one strike system—
HB 202, pages 42, 167, 1932
- Section 12-16-122, changing jury strike system to a one strike system—
HB 201, pages 41, 167, 1931
- Section 12-16-150, removing disqualification of jurors over age 65—
HB 17, pages 9, 73, 226
SB 74, pages 280, 313
- Section 12-17-4, court personnel joining state employees retirement system, transfer of funds—
HB 731, page 562
- Section 12-17-20, fifth judicial circuit, three judges provided—
HB 145, pages 33, 72, 222, 294, 971, 979, 994
SB 75, page 280
- Section 12-17-61, Cullman county, two district court judges provided—
HB 579, page 255
- Section 12-17-61, Tuscaloosa county, two district court judges—
HB 803, page 704
SB 453, pages 1335, 1336, 1723, 2682, 2771, 2855, 2861, 2870, 2889
- Sections 12-17-92 and 12-17-112, minimum salary of circuit clerks and registers—
HB 483, pages 186, 1722
- Section 12-17-92, salaries of circuit clerks and registers—
HB 473, pages 184, 1187, 1540, 2747, 2796, 2893
- Section 12-17-251, search warrants, issuance—
SB 258, pages 889, 1178, 2768, 2886
- Section 12-18-8, judicial retirement system, eligibility—
HB 733, page 563

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 12-18-8, transfer of contributions from employees to judicial retirement system—
SB 76, page 1021

Section 12-18-84, probate judges, judicial retirement fund, credit—
HB 486, page 186

Section 12-19-73, fees of service of process in circuit and district courts—
HB 421, pages 116, 650

Section 12-19-90, deleting the fee for marriage from probate judges fees—
HB 175, page 37

Section 12-19-150, judge may dismiss case prior to trial—
HB 649, pages 352, 396

Sections 12-19-171, 12-19-172, 12-19-179, 32-5-313 and 36-21-67, docket fees for traffic violations—
HB 173, pages 37, 71, 196, 2664, 2672, 2892

Sections 12-21-281 through 12-21-283, criminals in another state called to be witnesses
HB 907, pages 985, 1178

Section 13-4-118, regulating worthless checks—
HB 25, page 10

Section 13-5-1, secret sessions of certain boards prohibited—
HB 197, page 41

Section 13-6-85, graveyards and cemeteries, defacing of articles on, criminal offense—
HB 668, pages 355, 396, 1320, 1554, 2402, 2497, 2890

Section 13-6-157, pistols, sale of regulated—
HB 739, pages 605, 747

Section 13A-5-31, aggravated offenses for which death penalty may be imposed—
HB 844, pages 798, 874
SB 509, pages 1960, 1961, 2218

Section 13A-8-22, obscuring identity of motor vehicle made a criminal offense—
HB 544, pages 216, 875

Section 13A-11-50, concealed weapons, carrying, punishment and fines—
HB 951, page 1020

Sections 13A-12-22, 13A-12-23, 13A-12-24 and 13A-12-27, Alabama criminal code—
HB 112, page 26

Section 13A-13-3, crime of incest—
HB 893, page 982

Section 13A-14-5, regulating solicitation of advertising by peace officer associations or magazines—
HB 156, pages 34, 166, 783

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 14-1-8, peace officers of the investigation and inspection division of the board of corrections, arrest authority—
HB 629, page 287

Section 14-6-42, increasing prisoner feed allowance—
HB 458, pages 181, 1187, 1556, 2401, 2497, 2890

Sections 14-6-106 and 14-6-107, granting the department of public safety the authority to inspect prisons—
HB 43, page 13

Section 14-8-6, disposition of earning of prison inmates under work release—
HB 624, pages 287, 652

Sections 14-9-1, 14-9-2, 15-22-28, parole, deductions for good behavior—
HB 868, page 803

Section 14-11-8, introduction of marijuana into penal institutions made a felony—
HB 209, pages 43, 396, 1939

Section 15-5-5, execution of search warrants by municipal law enforcement officers—
HB 223, page 45

Section 15-5-8, allowing search warrants to be executed day or night—
HB 240, pages 48, 396

Section 15-9-2, increasing rewards offered by municipal governing bodies—
HB 133, pages 30, 72, 222

Section 15-9-62, payment of expenses in returning an accused to state—
HB 422, pages 116, 875

Section 15-22-2, increasing contributions by parolees and probationers for supervision and rehabilitation—
HB 719, pages 560, 653
SB 456, pages 1626, 1628, 1723, 2314, 2354

Section 15-22-28, altering the minimum sentence served to be eligible for parole—
HB 160, page 35

Section 15-22-28, eligibility of inmates for parole, deduction and commutation of sentences—
HB 819, pages 707, 746

Section 16-1-2, contractors on school building construction, payment of—
SB 570, pages 1962, 1973

Section 16-1-2, partial payments to contractors on school building construction—
HB 278, pages 55, 168

Sections 16-3-1, 16-3-5 and 16-3-8, state board of education, lieutenant governor and speaker of the house to be ex officio members of—
HB 1099, pages 1504, 1612, 1815

CODE OF ALABAMA 1975, AMENDED (Continued)

- Section 16-4-1, election of state superintendent of education—
HB 148, page 33
- Section 16-7-2, educational television commission, membership increased—
SB 342, pages 1108, 2223, 2675, 2745, 2866, 2885, 2889
- Section 16-8-2, terms of office of county boards of education—
HB 297, page 82
- Section 16-8-23, county board of education's appointment and dismissal authority over personnel—
HB 348, page 90
- Section 16-8-26, five days personal leave allowed—
HB 353, page 91
- Section 16-8-26, personal leave for teachers to be granted under procedures for sick leave—
HB 279, page 55
- Section 16-9-11, filling of vacancy of county superintendents of education, time limit—
HB 259, pages 52, 170, 1563
- Section 16-10-1, eliminating the requirement, local school trustees must be appointed by county board of education—
HB 32, page 11.
HB 200, pages 41, 170
- Section 16-13-1, setting the fiscal year for boards of education—
HB 87, pages 22, 697
- Section 16-13-52, alternate attendance reporting period for determining teacher units under the minimum program fund—
HB 589, pages 282, 318
- Section 16-13-52, basic skills in education improvement act—
HB 475, page 185
- Section 16-13-52, determination of teacher units—
HB 326, page 87
- Section 16-13-52, method of determining teacher units for apportionment under minimum program fund—
HB 227, page 46
HB 495, page 188
SB 401, pages 1327, 1723
- Section 16-13-52, minimum number of days to constitute first four scholastic months—
HB 669, pages 401, 654, 1541, 2886, 2886, 2894
- Section 16-13-52, relating to apportionment of the public school minimum program fund—
HB 22, page 10
- Section 16-13-99, boards of education, place and method of payments of warrants—
HB 736, pages 604, 748

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 16-13-146, raising interest rate on loans of city and county boards of education—
SB 179, pages 1960, 1961, 2223

Section 16-22-5, local school boards to form groups for obtaining group insurance—
HB 734, pages 563, 654

Section 16-23-1, providing teacher competency testing—
HB 68, pages 18, 76, 688, 690
HB 225, page 46

Section 16-23-2, certification of teachers—
HB 699, page 555

Section 16-24-2, tenure for assistant principals, coordinators and counselors—
HB 338, page 89

Section 16-24-9, school boards, hearing committee for contested cancellation of teachers—
HB 190, page 40

Section 16-24-10, preventing double jeopardy—
HB 346, page 90

Section 16-24-12, teachers termination, hearing and three evaluations—
HB 322, page 86

Section 16-24-30, changing the secretary of the state tenure commission and the location of records—
HB 105, pages 25, 318

Section 16-24-30, method of selecting ex officio secretary of state tenure commission and storage of records—
HB 226, page 46

Section 16-24-31, city and county boards of education to be represented on state tenure commission—
HB 230 pages 46, 76, 721, 1426, 1453, 1478

Sections 16-25-3, 16-25-18 and 36-27-4, reopening the retirement systems for military service credit—
HB 99, page 24

Sections 16-25-3 and 36-27-41, reopening the retirement systems and providing military service credit—
HB 415, page 115
HB 443, page 120

Section 16-25-11, purchase of withdrawn service under the teachers retirement system—
HB 662, page 354

Section 16-25-14(e), penalty for disability retirement benefits removed—
HB 323, page 87

Sections 16-54-16, 16-54-17 and 16-54-18, endowment funds for university of Montevallo—
SB 309, pages 890, 891, 1006, 2068, 2090

CODE OF ALABAMA 1975, AMENDED (Continued)

- Sections 17-4-158 and 17-4-160, voter registration—
HB 389, pages 97, 655
- Section 17-6-1, excluding a candidate's family or political committee from serving as poll workers or election officials—
HB 19, pages 9, 171, 1955, 2854, 2881, 2894
- Sections 17-6-1, 17-6-2, 17-6-6, 17-9-19 and 17-9-21, relating to elections and election officials—
HB 467, page 183
- Sections 17-8-44, 17-4-126, 17-9-17, 17-13-6, 17-14-1, 17-16-30, 17-16-32 and 17-16-35, relating to elections, election supplies and equipment—
HB 108 page 25
- Sections 17-10-4 through 17-10-12 and 17-10-17, absentee voting—
HB 622, pages 287, 654, 1584, 2854, 2882, 2894
- Sections 17-22-5 and 17-22-9, providing for the filing of financial statements of candidates—
HB 18, pages 9, 399
- Section 18-1-17, eminent domain proceeding, property damaged by natural disaster—
SB 382, pages 1958, 1961
- Section 18-1-18, set off against damages in eminent domain cases—
HB 418, pages 115, 750
- Section 20-2-93, forfeitures and seizures under the uniform Alabama controlled substances act—
HB 618, pages 286, 314, 2030
- Section 20-2-93, providing sale of confiscated equipment in drug violations—
HB 229, page 46
- Section 21-1-22, institute for deaf and blind, personal leave—
HB 352, page 91
- Sections 21-3-1, 21-3-2, 21-3-4, 21-3-5 and 21-3-8, including children with hemoglobin disorders—
HB 169, page 36
- Section 22-4-2, veterans nursing homes included in definition of health care facilities—
HB 1139, page 1648
- Section 22-9-8, vital statistics records fees increased for—
HB 88, pages 22, 166, 776, 2677, 2688, 2892
- Sections 22-11-1 through 22-11-8, 22-11-12 through 22-11-16, 22-12-3, 22-12-4 and 22-20-2, relating to notifiable diseases and cancer treatment reports—
HB 385, pages 97, 317
- Section 22-21-4, mental health centers and boards, annual audit of books—
HB 651, pages 352, 1001

CODE OF ALABAMA 1975, AMENDED (Continued)

- Section 22-21-24, increasing fee for hospital license—
HB 332, pages 88, 166, 778, 1696, 2768, 2796, 2893
- Section 22-21-77, county hospital boards powers—
SB 36, pages 1627, 1628, 1729
- Section 22-26-7, relating to percolation test on subdivided land—
HB 412, pages 114, 244, 855, 1711, 1718, 1720, 1829, 1924 1956, 1965
- Section 22-27-3, waste collection and disposal—
HB 743, page 605
- Section 22-28-23, air pollution control—
SB 466, pages 1331, 1353, 1956, 2046
- Section 22-51-8, boards of directors regional mental health programs and facilities, appointment—
HB 783, pages 667, 1353
SB 505, pages 1330, 1331, 1730, 2720, 2878
- Section 23-1-5, payment for relocation of utilities—
HB 194, page 40
- Sections 23-1-300, 23-1-306, 23-1-307, 23-1-313, 23-1-314 and 23-1-317, federal aid highway finance authority—
HB 701, pages 556, 652, 1546
- Section 23-4-20, relating to streets and alleys and payments for such—
HB 498, pages 190, 319
- Sections 25-4-5, 25-4-10, 25-4-53, 25-4-113, 25-4-118, 25-4-141 and 25-4-145, amending the unemployment compensation act—
HB 307, pages 83, 315, 1697, 1701, 1702
SB 197, pages 1328, 1725, 2381, 2409
- Sections 25-4-16, 25-4-74, 25-4-78 and 25-4-91, unemployment compensation act, wages redefined—
HB 308, pages 84, 398, 1698, 1701
SB 196, pages 1326, 1725, 2381, 2409, 2748, 2879
- Section 25-4-51, unemployment compensation act, period required for reimbursing employer to be eligible to change method of financing benefit costs clarified—
HB 309, page 84
- Sections 25-4-72, 25-4-77 and 25-4-78, unemployment compensation act—
HB 784, page 668
- Sections 25-4-132 and 25-4-133, unemployment compensation act, delinquent contributions interest rate increased—
HB 306, pages 83, 314, 1703, 1705, 2849, 2884, 2894, Section
25-4-146, department of industrial relations employees, police powers extended—
HB 311, pages 84, 314
- Sections 25-5-110, 25-5-113, 25-5-114, 25-5-117, 25-5-120, 25-5-144 and 36-30-7, fire fighters occupational diseases redefined—
HB 670, page 401

CODE OF ALABAMA 1975, AMENDED (Continued)

- Sections 25-8-2, 25-8-4, 25-8-5, 25-8-9, 25-8-11, 25-8-14, 25-8-16, 25-8-18, 25-8-23, 25-8-26, 25-8-28 and 25-8-30, child labor law—
HB 310, pages 84, 315, 1705, 1942
SB 193, pages 1627, 1628, 1727, 2382, 2413, 2586
- Section 26-12-7, paternity of illegitimates—
HB 150, pages 33, 169
- Section 26-13-1, reducing the age of relieving minors from the disabilities of nonage—
HB 79, pages 20, 73, 298
- Section 27-2-16, repealing the requirement that the insurance commissioner publish names of all agents—
HB 178, pages 38, 170, 1953
- Sections 27-2-21 and 27-10-31, commissioner of insurance to examine surplus line brokers—
HB 188, pages 40, 205
SB 376, pages 1961, 1962, 1976, 2559, 2691
- Section 27-2-31, commissioner of insurance, civil liability, immunity from, extended—
HB 187, pages 39, 205
SB 375, pages 1961, 1962, 1976
- Sections 27-8-1, 27-8-4, 27-8-5 and 27-8-6, licensing of partnerships and corporations as insurance agents—
HB 497, page 190
- Section 27-12-7, false statements under the insurance code made a felony—
HB 185, pages 39, 205, 1950
- Section 27-27-40, stock and mutual insurers shall be treated equally with the use of surplus notes—
HB 179, pages 38, 170, 1952, 2852, 2881, 2894
- Section 27-29-2, investments in subsidiaries and affiliates of domestic insurers—
HB 553, pages 248, 318
SB 306, pages 551, 552, 654, 855, 977
- Section 27-30-33, requiring mutual aid associations to follow provisions of the insurance holding company system regulatory act—
HB 181, pages 38, 170
SB 136, pages 1745, 1976
- Section 28-3-266, alcoholic beverages, legal age—
HB 884, pages 902, 998
- Section 31-2-89, barring actions or proceedings against members of the national guard—
HB 64, pages 17, 78, 741
- Section 31-2-92, defining the powers of the governor to order out the national guard—
HB 61, pages 17, 78, 740, 1608, 1678, 1719

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 31-2-92, relating to courts-martial proceedings in the national guard—

HB 60, pages 17, 78, 739

SB 57, pages 1336, 1725, 2670, 2734, 2876

Section 31-2-112, defining the powers of the governor to order out the national guard—

HB 58, pages 17, 78, 565, 739, 1609, 1678, 1719

Section 32-5-75, requiring motor vehicles towing loads to secure with two or more chains or cables—

HB 26, pages 10, 171

Section 32-5-170, penalties for driving under the influence of alcohol or narcotics—

HB 914, page 987

Section 32-6-1, drivers license requirements—

SB 407, pages 1628, 2223

Section 32-6-1, 32-6-8, 32-6-15, drivers licenses, issuance and renewal—

HB 491, pages 187, 320

Section 32-6-4, drivers license fee increased—

HB 904, pages 985, 1188, 1715, 2169, 2171, 2206

Section 32-6-50, appropriations for license tags, transfer of by board of corrections—

HB 625, page 287

Sections 32-6-60, 32-6-61, and 32-6-65, motor vehicle license plates, issuance and distribution—

HB 384, pages 96, 398, 1320, 1418, 2838, 2860, 2894

Section 32-6-130, disabled veterans license plates, free issuance—

HB 1036, pages 1209, 1611

Sections 32-7-2, 32-7-3, 32-7-5, 32-7-6, 32-7-22 and 32-7-27, motor vehicle safety responsibility act—

HB 438, pages 119, 167, 786

SB 110, pages 551, 552, 751

Section 32-7-4, abstract of an operating record, fee increased—

HB 905, pages 985, 1188

Section 32-7-15, safety responsibility law—

HB 880, pages 902, 996

Section 32-8-8, including recyclers, garages and body shops—

HB 543, pages 216, 320

Section 32-9-20, size and weight restrictions of motor vehicles—

HB 253, pages 51, 171

Section 32-10-8, drivers involved in accidents, social security number required on accident report form—

HB 926, pages 1012, 1180

SB 8, pages 1630, 1631, 1730, 2313, 2354, 2751, 2754, 2879

CODE OF ALABAMA 1975, AMENDED (Continued)

Sections 32-13-3 and 32-13-4, abandoned motor vehicles notice in newspaper of the sale of—
HB 805, pages 704, 745

Sections 34-2-32 and 34-2-37, architecture, practice of regulated—
HB 976, page 1101

Sections 34-4-2 and 34-4-50, defining auctioneer, membership on state board of auctioneers—
HB 586, pages 281, 398, 1545

Sections 34-7-1, 34-7-4, 34-7-5, 34-7-7, 34-7-11, 34-7-24, 34-7-6 and 34-7-42, cosmetology, profession of regulated—
HB 312, pages 85, 876, 2077

Section 34-7-11, cosmetology fees—
HB 873, page 804

Section 34-8-22, state licensing board for general contractors, per diem—
HB 1004, pages 1202, 1351, 2037, 2800, 2801, 2894

Sections 34-13-51, 34-13-53, 34-13-55, 34-13-70, 34-13-90, 34-13-111, 34-13-113, 34-13-130, and 34-13-131, license fees of funeral directors, embalmers and funeral establishments—
HB 740, pages 605, 876, 1589

Sections 34-20-4, 34-20-7 and 34-20-13, board of examiners of nursing home administrators composition—
SB 587, pages 1628, 1729, 2329, 2355

Section 34-24-230, definitions in regulation of podiatry—
HB 661, page 354
HB 1000, page 1106

Section 35-11-210, land surveying and engineering services, included in mechanics and materialmans liens—
HB 682, pages 405, 747, 2179

Section 36-7-21, approval of out-of-state travel for persons employed by two-year postsecondary institutions—
HB 633, pages 328, 1005

Section 36-7-21, exempting certain examiners in insurance department in exams conducted outside the state—
HB 186, page 39
SB 141, pages 1961, 1962, 1976

Sections 36-7-40 and 36-7-41, increasing reimbursement to state employees for job related moves or transfers—
HB 305, pages 83, 880, 1713, 2804, 2859, 2894

Section 36-9-2, vacation of public office upon conviction of crime—
SB 238, pages 546, 1725

Section 36-9-17, providing for the filling of vacancies in state, county and municipal offices—
HB 47, pages 13, 655

Section 36-17-16, destruction of cancelled state warrants—
HB 582, pages 280, 398

CODE OF ALABAMA 1975, AMENDED (Continued)

Sections 36-18-1 through 36-18-4, state toxicologists, office renamed—
HB 300, pages 82, 399

Section 36-19-7, expense allowance for deputy fire inspectors—
HB 132, page 30

Sections 36-21-60 and 36-21-68, membership in peace officers annuity
and benefit fund—
HB 435, pages 119, 312

Section 36-22-16, compensation of sheriffs—
HB 453, pages 122, 760, 1519, 1562

Section 36-22-40, sheriffs retirement system eligibility—
HB 604, page 284

Section 36-25-35, annual leave for state employees—
HB 616, page 286
SB 252, pages 1962, 1973, 2700, 2734, 2877

Sections 36-26-6 and 36-26-27, hearing procedures for dismissal and
disciplining os state employees—
HB 782, pages 667, 998, 1695
SB 501, pages 1630, 1631, 1727, 2685

Section 36-26-17, attorney general, attorneys and research aids, ap-
pointment of—
HB 320, pages 86, 166, 780, 1608, 1678, 1719

Section 36-26-24, classified employees, transfer—
SB 304, pages 888, 889, 1351

Section 36-26-36, state employees, payment of accrued sick leave at
retirement—
HB 678, page 404
SB 51, pages 1494, 1495

Section 36-27-4, military service credit in state employees retirement
system—
HB 71, page 19
HB 246, page 49

Section 36-27-11, employees retirement system, purchasing credit for
withdrawn service—
HB 726, pages 561, 1351
HB 757, pages 661, 697

Section 36-27-21.1, retirement benefits, supplemental, payments—
HB 515, page 210
SB 102, page 886

Section 36-27-23, board of control of state employees retirement system
restructured—
HB 399, pages 112, 169

Section 36-27-23, providing for the administration of the state employees
retirement system—
HB 72, pages 19, 169
SB 54, pages 1334, 1351, 2853, 2866, 2888

CODE OF ALABAMA 1975, AMENDED (Continued)

- Section 36-29-7, state employees health insurance, state to pay full premium—
HB 269, page 54
- Section 36-30-2, compensation of survivors of firemen and peace officers killed in line of duty—
SB 360, pages 1327, 2193, 2283, 2296
- Sections 36-30-20 through 36-30-23, allowing law enforcement officers to come under the policemen occupational disease act—
HB 174, pages 37, 311
- Sections 36-32-1 through 36-32-9 and 36-32-11, organization powers and duties of fire fighters personnel standards and education commission—
HB 252, pages 51, 1004
SB 213, pages 2204, 2219, 2741, 2764, 2879
- Section 36-32-7, training of firefighters—
HB 250, pages 51, 169
- Section 37-1-3, relating to resignation on the public service commission—
HB 90, page 22
- Section 37-1-11, increasing the compensation of the public service commission—
HB 56, pages 16, 1188, 1918
- Section 37-1-80, setting utility rates on a uniform basis—
HB 342, page 89
- Section 37-3-4, Alabama motor carrier act, exemptions—
SB 542, pages 1334, 1724, 2570, 2766
- Sections 37-3-4 and 37-3-33, motor vehicle exemptions hauling passengers to and from work—
HB 891, pages 982, 1178, 1584
- Section 37-3-4, dump trucks and concrete trucks exempt—
HB 574, pages 253, 655
- Section 38-4-1, deleting the 18 year age limitation for public assistance to totally disabled—
HB 554, page 248
- Section 39-2-2, highway department, notices for sealed bids, allowed to mail—
HB 703, page 556
- Section 39-2-2, relating to competitive bids—
HB 96, pages 23, 72, 201, 2859, 2883, 2894
- Section 40-3-7, compensation of boards of equalization—
HB 617, page 286
- Section 40-4-5, tax assessors fees increased—
HB 402, pages 112, 168, 1833
- Sections 40-4-5, 40-4-6, 40-5-14, 40-5-17, 40-7-19, 40-7-32 and 40-10-27, fees allowed tax assessors and tax collectors—
HB 709, pages 558, 651, 1799, 1803, 2844, 2860, 2894

CODE OF ALABAMA 1975, AMENDED (Continued)

- Section 40-5-6, increasing fees for making demand on delinquent taxpayers for levy and sale of property—
HB 406, pages 113, 168, 1833
- Section 40-5-9, penalty for delinquent payment of ad valorem taxation—
HB 400, pages 112, 166, 782
- Section 40-5-14, tax collectors fee increased on levy and sale of property for collection of delinquent taxes—
HB 404, pages 113, 168, 1833
- Section 40-5-17, tax collector fees for delinquent taxes on personal property increased—
HB 403, pages 113, 168, 1833
- Section 40-6-1, supernumeraries, tax assessor, collector and license commissioner, credit time—
HB 608, page 284
- Section 40-6-1, supernumerary tax assessors and collectors and license commissioners, qualifications—
HB 281, page 55
- Section 40-7-19, increasing tax assessors fees for making demands against failure to make returns of taxable property—
HB 407, pages 113, 168, 1833
- Section 40-7-32, increased fees of tax assessors making returns on escaped property—
HB 401, pages 112, 168, 1833
- Section 40-8-1, defining classes of property subject to ad valorem taxation—
HB 551, page 248
- Section 40-8-1, residential property for ad valorem tax purposes redefined—
SB 177, pages 279, 280, 311
- Section 40-9-21, ad valorem tax exemptions on principal residence of elderly or disabled—
HB 605, pages 284, 1006, 1557, 2852, 2882, 2894
- Section 40-9-21, excluding income from the retirement systems of Alabama from ad valorem taxation of totally disabled persons—
HB 45, pages 13, 74, 300
- Section 40-9-26, ad valorem tax exemptions, disabled persons—
HB 46, page 13
SB 26, pages 1633, 1634
- Section 40-10-27, fees for decrees of sale to delinquent property owners—
HB 405, pages 113, 168, 1833
- Section 40-12-4, county sales and use taxes shall not apply to gross proceeds on lubricating oil and gasoline—
HB 289, pages 57, 71, 194, 582, 637
- Section 40-12-4, taxes levied by county governing bodies for education—
HB 845, pages 798, 1001

CODE OF ALABAMA 1975, AMENDED (Continued)

- Section 40-12-10, county license inspectors, deputy and salary—
SB 257, pages 1326, 1327, 1352
- Section 40-12-10, license inspectors, appointment of by county commissions provided—
HB 55, pages 16, 319
- Section 40-12-40, procurement of business licenses—
HB 232, page 47
- Section 40-12-244, civil air patrol exempted from motor vehicle license taxes and registration fees—
HB 432, pages 118, 312, 1816, 2790, 2802, 2893
- Section 40-12-250, changing lettering on municipal, state and county license plates—
HB 426, pages 117, 399
SB 246, pages 1022, 1023, 1723, 2344, 2392
- Section 40-12-258, daily penalty for failure to remit receipt for license tags to revenue department—
HB 614, pages 285, 876
- Section 40-12-258, providing a penalty on delinquent purchasers of license plates—
HB 3, page 7
- Sections 40-13-1, 40-13-2 and 40-13-5, coal severance tax, fee increased—
HB 777, page 667
- Section 40-13-5 and 40-13-6, coal severance taxes, certain, expended for grain handling facilities at state docks—
HB 697, pages 555, 1185, 1468, 1472, 1475, 1476, 2198, 2212, 2690, 2714, 2717, 2731, 2796, 2893
- Sections 40-14-40 and 40-14-43, franchise taxes on domestic corporations—
HB 1077, pages 1381, 1492, 1810, 1821, 1827, 2376, 2391, 2399
- Section 40-16-6, eliminating restrictions against levy of excise on license taxes by municipalities or counties—
HB 255, pages 51, 246
- Section 40-17-1, distillate or liquefied gas excluded from definition of motor fuel—
HB 812, pages 706, 1491
SB 404, pages 2204, 2223, 2685, 2767
- Section 40-17-73, disposition of net gasoline tax proceeds—
HB 549, page 247
- Sections 40-17-140, 40-17-141, 40-17-142, 40-17-145, 40-17-146, 40-17-147, 40-17-149, 40-17-151 and 40-17-155, motor carrier fuel tax—
HB 648, pages 351, 395, 639, 2363, 2391, 2399
- Section 40-17-171, exempting lubricating oil destined for out-of-state use from excise taxes—
HB 14, pages 8, 71, 197, 2801, 2801, 2894
HB 21, page 9

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 40-18-5, computation of individual income tax—
HB 927, page 1012

Section 40-18-15, deductions for taxes paid on tobacco and alcoholic beverages and charitable contributions increased—
HB 766, page 663

Section 40-17-15, taxes levied by United States under the federal insurance compensation act and the self-employment contributions act, deductions eliminated—
HB 958, page 1097

Section 40-18-19, federal reserve employees benefits system retirees, retirement income exempt from income tax—
HB 503, page 208

Section 40-18-19, raising the personal income tax exemptions for persons 65 and older—
HB 239, page 48

Section 40-18-27, raising the net income tax exclusion for taxpayers 65 or older—
HB 237, page 48

Section 40-18-29, fiduciaries making tax returns for taxpayers—
HB 238, page 48

Sections 40-20-2 and 40-20-8, increasing oil, gas and condensate severance fees—
HB 778, Page 667

Section 40-20-2, oil and gas severance tax—
HB 1145, page 1649

Sections 40-21-53 and 40-21-55, municipal corporations to pay utility tax—
HB 431, pages 118, 1004

Section 40-22-1, exempting from deed taxes conveyances of property to create a right of survivorship—
HB 420, pages 116, 166, 780

Sections 40-23-2 and 40-23-35, sales tax, 25% increased—
HB 897, page 983

Sections 40-23-4 and 40-23-35, exemption for gross proceeds of sales of lubricating oil and gasoline, removed—
HB 287, pages 57, 70, 136, 139, 141, 157, 163, 164, 577, 614, 628, 2357, 2391, 2399, 2515

Section 40-23-4, artificial eyes and limbs, eyeglasses, dentures and hearing aids, sales tax exemption—
HB 386, page 97

Section 40-23-4, exempting forest tree seed and seedlings from gross receipts tax—
HB 170, pages 36, 311, 1588, 1938, 2191, 2195, 2844, 2860, 2894

CODE OF ALABAMA 1975, AMENDED (Continued)

Section 40-23-4, exempting lubricating oil destined for out-of-state use from sales taxes—

HB 13, pages 8, 71, 197, 2836, 2860, 2894

HB 20, page 9

Section 40-23-35, certification of amount of sales tax—

HB 959, page 1097

Section 40-23-37, license or privilege taxes on farm machinery and equipment, 25% increase—

HB 898, page 983

Section 40-23-50, exempting road contractors escalation provisions from gross receipts tax—

HB 516, page 210

Sections 40-23-61 and 40-23-85, use tax, 25% increase—

HB 896, page 983

Sections 40-23-62 and 40-23-85, exemption removed on the storage use or other consumption of lubricating oil and gasoline—

HB 288, pages 57, 70, 166, 194, 582, 629

Section 40-23-63, farm machinery and equipment, excise tax, 25% increase—

HB 899, page 983

Section 41-3-6, fines for exploring or excavating aboriginal mounds—

SB 380, pages 1022, 1023, 1351, 2570, 2691

Section 41-4-50, electronic transfer of retirement to banking accounts—

HB 547, pages 217, 999

Sections 41-4-182 through 41-4-185, capitol security police officers—

HB 576, pages 254, 313, 1314, 2047, 2052, 2068, 2206, 2772

Section 41-5-9, legislative committee on public accounts to fix salary of chief examiner—

HB 261, pages 52, 312, 1539, 2401, 2497, 2890

Section 41-5-14, city boards of education, records and accounts, auditing by examiners of public accounts—

HB 341, page 89

Section 41-5-24, examiners of public accounts allowed to retain monies and grants from the federal government—

HB 713, pages 558, 791

SB 508, pages 1328, 1329, 1484, 2837, 2887

Section 41-9-43, state council on the arts and humanities, employees brought under merit system and employees retirement system—

SB 535, pages 1629, 1631, 1724

Section 41-9-91, distributing monies collected by the boxing and wrestling commission—

HB 479, page 185

Section 41-9-140, building commission, terms and meetings—

SB 24, pages 888, 1350

CODE OF ALABAMA 1975, AMENDED (Continued)

Sections 41-9-161, 41-9-166, 41-9-170 and 41-9-174, providing an energy conservation code—

HB 448, page 121

Sections 41-9-201 and 41-9-202, Alabama development office, composition, duties and powers—

HB 1035, pages 1209, 1611

Section 41-9-450, sports hall of fame board, membership—

HB 985, pages 1103, 1188, 1696

SB 573, pages 1629, 1630, 1724, 2281, 2322

Sections 41-20-2, 41-20-3, 41-20-4, 41-20-5, 41-20-10 and 41-20-13, sunset committee, review of state agencies—

HB 915, pages 987, 999

Sections 41-20-2 through 41-20-6, 41-20-9 and 41-20-10, Alabama sunset law—

HB 885, pages 903, 999, 1576

Section 43-3-1, descent and distribution of real estate of an intestate—

HB 254, page 51

HB 424, page 116

SB 116, pages 890, 996, 2868, 2885, 2889

Sections 43-3-10 and 43-3-12, descent and distribution of property of an intestate—

HB 588, pages 281, 1569

HB 741, pages 605, 996, 2060

Section 43-5-23, giving same rights to husbands of warranty in deed conveying land—

HB 109, pages 26, 74, 303

Section 44-1-5, department of youth services employees allowed five days personal leave—

HB 354, page 91

Section 44-1-21, police officers of youth services—

HB 863, pages 802, 875

Section 44-1-51, membership of youth services board—

HB 876, pages 901, 1005

SB 434, pages 1108, 1723, 2671, 2767

CODE OF ALABAMA 1975, REPEALED

Section 5-16-38, fee and assessment of state chartered savings and loan associations—

HB 138, pages 31, 75, 589, 685, 2798, 2803, 2893

Sections 41-9-622, 41-9-623, 41-9-625, 41-9-639, 41-9-641 and 41-9-648, Alabama criminal justice information center commission provided further for—

HB 454, page 123

Sections 41-10-20 and 41-10-27, including airport authorities as a grantee of the state industrial development authority—

HB 161, pages 35, 169, 1313

SB 346, pages 1328, 1727, 2344, 2376, 2392

Section 41-13-21, preserving of state records—

HB 243, pages 48, 74, 305, 588, 2664, 2672, 2892

SB 105, pages 550, 552, 745

Section 41-14-2, revenue bonds of state, exclusions—

HB 856, pages 801, 877

CODE OF ALABAMA 1975, REPEALED (Continued)

Section 41-15-1, boards of education to insure school buildings wherever best coverage is available—

HB 270, pages 54, 72, 220, 263, 583, 646

SB 194, pages 1627, 1628, 1716, 1722

Section 41-16-1, certificates of deposit, maximum amounts—

HB 517, pages 211, 653

Section 41-16-50, competitive bids—

SB 48, pages 550, 552, 876, 2174, 2197

Section 41-16-51, medical clinic boards, competitive bid law—

HB 505, pages 208, 399

SB 222, pages 1337, 1486, 2328, 2354

Section 41-16-52, heavy duty off highway equipment, expenditures on increased—

HB 91, pages 22, 246, 270, 319

Section 41-18-1, articles VI and XII, southern growth policies agreement, Puerto Rico and Virgin Islands to join—

SB 294, pages 890, 891, 1351

Section 8-8-1.2, maximum rate of interest charged on loans secured by savings accounts—

HB 460, pages 182, 271

Sections 10-2-1 through 10-2-7, 10-2-20, 10-2-22 through 10-2-35, 10-2-50 through 10-2-58, 10-2-70, 10-2-71, 10-2-90 through 10-2-98, 10-2-110 through 10-2-114, 10-2-130 through 10-2-135, 10-2-150, 10-2-160, 10-2-161, 10-2-162, 10-2-164 through 10-2-167, 10-2-169, 10-2-180 through 10-2-189, 10-2-200 through 10-2-212, 10-2-250 through 10-2-253, 10-2-254, 10-2-256, 12-11-34 through 12-11-39 relating to corporations—

HB 81, pages 20, 73, 297, 2760, 2791, 2893

SB 71, pages 645, 746

Section 11-51-99, license tax by municipalities on vending and weighing machines—

HB 265, pages 53, 77, 735, 1705, 1717, 1720

Section 12-15-67, statements of children in legal custody prior to conviction—

HB 482, pages 186, 651

Section 13A-4, relating to the sale of fireworks—

HB 587, pages 281, 1006

Section 13A-9-13, relating to worthless checks—

HB 455, pages 180, 313

SB 317, pages 546, 651, 862, 977

Section 13-5-1, prohibiting closed, secret or executive meetings of public bodies—

HB 471, page 184

SB 234, pages 1960, 1961, 2219

Section 14-9-1 and 14-9-2, deduction of prisoners sentence on good behavior—

HB 163, page 35

Sections 14-9-1, 14-9-2 and 14-9-20 through 14-9-25, deductions and commutations of sentences—

SB 509, pages 209, 396

Sections 14-9-20 through 14-9-25, commutation of prisoners sentence on good behavior—

HB 162, page 35

CODE OF ALABAMA 1975, REPEALED (Continued)

Section 16-3-37, changing the name of Jefferson state junior college to Jefferson state college—
HB 416, pages 115, 399

Sections 16-5-1 through 16-5-10, transferring all powers and duties of the commission on higher education to the state board of education—
HB 7, page 7

Section 12-22, election laws changed—
HB 635, page 328

Sections 20-2-70, 20-2-73 and 20-2-75, relating to controlled substances—
HB 895, page 983

Sections 22-21-260, 22-21-261, 22-21-263 through 22-21-272, 22-21-274 through 22-21-277, certificate of need program—
HB 874, pages 900, 1006

Sections 34-31-1 through 34-31-17, state board of heating, air conditioning, roofing and sheet metal contractors—
HB 1013, pages 1204, 1350, 2181

Section 40-20-2 and 40-20-8, severance tax on oil and gas wells in smack-over formation—
HB 909, pages 986, 1351, 1916, 2303, 2334, 2399, 2420, 2499, 2546, 2891

Sections 40-23-4, 40-23-5 and 40-23-62, sales and use tax exemptions—
HB 446, page 121

COFFEE COUNTY

Jury commission, compensation—
HB 1103, pages 1639, 1730, 1996, 2428, 2530, 2890

COLBERT COUNTY

Public health services, fees for—
SB 621, pages 1985, 1986, 2221, 2534, 2693

COLBERT COUNTY HIGH SCHOOL FOOTBALL TEAM

Congratulated—
HR 58, page 257

COLLEGES AND UNIVERSITIES

Appropriations, transfer among line items—
HB 355, pages 91, 166, 779

Fiscal year provided—
HB 829, page 757

COMMERCIAL FEEDS

Inspection fees raised—
HB 1079, pages 1382, 1486, 1684, 1685

COMMERCIAL FERTILIZERS

Inspection fee raised—
HB 1080, pages 1382, 1486, 1684

COMMERCIAL FISHING REGULATIONS

Penalties for violating increased—
HB 267, pages 53, 77, 582, 723, 1711, 1718, 1720

COMMISSION ON HIGHER EDUCATION

Powers and duties of, transferred to state board of education—
HB 7, page 7

COMMITTEES

Legislative committee on oversight created—
HB 735, pages 604, 1000

COMMODITIES

Minimum weights of—
SB 490, pages 1629, 1631, 1729, 2380, 2411

COMMODORES

Honored—
HJR 289, pages 2038, 2218, 2404, 2425, 2890
HR 290, page 2055

COMMUNITY ACTION AGENCIES

Funds appropriated to—
SB 405, pages 1109, 1110, 1351, 2865, 2889

COMPETITIVE BID LAW

Medical clinic boards—
SB 222, pages 1337, 1486, 2328, 2354

COMPETITIVE BIDDING

Medical clinic boards, not required—
HB 505, pages 208, 399

COMPETITIVE BIDS

Circumstances where awarded to other than low bidder—
SB 48, pages 550, 552, 876, 2174, 2197

Heavy duty off-highway equipment, limits on expenditures increased—
HB 91, pages 22, 246, 270, 319

Limit raised from \$500.00 to \$2,000.00
HB 96, pages 23, 72, 201, 2859, 2883, 2894

CONCEALED WEAPONS

Carrying, punishment and fines—
HB 951, page 1020

CONCRETE TRUCKS

Motor carrier act, exempt from—
HB 574, pages 253, 655

CONDENSATE SERVERANCE FEES

Increased—
HB 778, page 667

CONE, CHERRIE

Appreciation expressed—
HR 300, page 2276

CONFISCATED EQUIPMENT

Drug violations, used in, sale of—
HB 229, page 46

CONGRESS

Forest service budget, urged to increase—
HJR 29, pages 126, 203, 238, 243, 265

CONGRESSIONAL DELEGATION

Invited to address legislature—
SJR 6, pages 64, 105, 140

CONSTITUTION

Rewritten—
HB 2, page 6

CONSTITUTION OF ALABAMA 1901, AMENDED

Alimony, termination of due to remarriage or cohabitation—
HB 686, pages 406, 651, 1955, 2801, 2894

Amendment 212, altering tax rate of net corporate income—
SB 220, page 687

Article XIV, section 264, university of Alabama, trustees increased—
SB 341, pages 1338, 1728

Constitution, completely rewritten—
HB 2, page 6

Employees, prohibited from filing suit against co-employee—
HB 850, page 799

Escambia county officers, compensation—
HB 1031, pages 1207, 1356, 1519, 2427, 2545, 2892

General acts of local application validated—
HB 195, pages 41, 171
SB 200, pages 546, 1001, 2076, 2283, 2296

Income tax, computation of—
HB 928, pages 1012

CONSTITUTION OF ALABAMA 1901, AMENDED

Lee county, fire fighting districts—
HB 932, pages 1015, 1354, 1510, 2028, 2042, 2206

Legislative sessions, even years, limited to budgets and local legisla-
tion—
HB 1032, page 1208

CONSTITUTION OF ALABAMA 1901, AMENDED (Continued)

Legislature, meeting places of, provided further for—

HB 444, page 121

Madison county, bingo legalized—

HB 559, pages 250, 657, 715, 1025

HB 1001, pages 1201, 1489, 1820, 2287, 2318, 2399

Medicare and Medicaid programs, employers and employees to pay sums for support of—

HB 687, pages 406, 996

Mobile county, filling of vacancies in circuit court judges office—

HB 166, pages 36, 698, 770, 1651

Mobile county, one mill ad valorem tax for control of mosquitos and rodents—

HB 685, pages 406, 1733, 2031, 2427, 2545, 2892

Montgomery city council, pay raised only once a term—

HB 566, pages 252, 600, 681

Montgomery county, ad valorem tax collection, duties for, transferred—

HB 869, pages 803, 879, 1030

Property rights of aliens—

HB 207, page 42

Resolutions, restricted—

SB 84, pages 1337, 2219

Section 65, relating to bingo—

HB 521, pages 211, 1180, 2072, 2426, 2545, 2892

Section 70, revenue raising bills allowed to originate in either house—

HB 800, pages 703, 745

Section 256, providing to maintenance and support of public education—

HB 474, page 184

State superintendent of education, powers, duties and tenure of—

HB 147, page 33

Sumter county, court costs—

HB 130, pages 30, 79, 133, 256, 261, 265

CONSTITUTIONAL AMENDMENTS

Election, common date—

HJR 10, pages 60, 104, 111, 162

HJR 269, pages 1781, 1828, 1835, 1965

CONSTITUTIONAL CONVENTION

Bureaucratic rules and regulations, on—

HJR 208, pages 1194, 2284, 2291, 2397

CONSTITUTIONAL OFFICERS

Expense allowances provided—

HB 570, page 253

CONSTITUTIONAL OFFICIALS

Threats of bodily harm, penalties set—

HB 965, pages 1098, 1724

CONSUMER CREDIT ACT OF 1971

Amended—

SB 155, page 547

CONTRACTS

State, executed in timely manner—

SB 334, pages 1022, 1023

CONTROLLED SUBSTANCES

Mandatory fines and terms of imprisonment, relating to illegal possession, sale, manufacture of, etc.

HB 44, pages 13, 396

SB 15, pages 551, 552, 745, 2585, 2587, 2873, 2876

Overdose, physician or hospital treating, required to report—

HB 260, page 52

Paraphenalia, sale of prohibited—

SB 377, pages 1748, 2218, 2587, 2588, 2766

Possession, distribution, use—

HB 895, page 983

Selling of, person convicted of guilty of felony—

HB 39, page 12

COOK, STAN

Honored—

HJR 156, pages 813, 873, 976, 993, 994

COOPER, M. C.

Commended—

HR 297, page 2230

COORDINATORS

Tenure granted—

HB 338, page 89

COOSA COUNTY

County coroner, expense allowance—

SB 598, pages 1749, 1750, 1977, 2279, 2322

Election officials, additional allowance—

HB 1128, pages 1645, 1732, 2007, 2509, 2554, 2891

License inspector, office of created—

HB 1129, pages 1645, 1732, 2006, 2509, 2554, 2891

Police jurisdiction, municipality not in, to have no—

HB 834, pages 795, 877, 1027, 1425, 1452, 1478

Probate judge, matrimonial fee—

HB 1130, pages 1646, 1732, 2007, 2510, 2554, 2891

CORNELISON, PHILLIP

Commended—

HR 57, page 257

CORONER

St. Clair county, expense allowance—

HB 121, pages 28, 79, 129, 348, 378, 391

Tuscaloosa county, and deputy, salary and expense allowance—

HB 74, pages 19, 247, 292, 2716, 2739, 2892

CORPORATIONS

Charters, altering of—

HB 192, page 40

SB 174, pages 548, 996, 2328, 2354

Powers, duties and authority of—

HB 81, pages 20, 73, 297, 2760, 2791, 2893

SB 71, pages 645, 746

Small claims, may be represented by other than attorney—

SB 247, pages 1629, 1631, 1717, 1973, 2320, 2323, 2394, 2410

Tax rate of net income altered—

SB 220, page 687

COSMETOLOGY

Board of, barbers, may elect to be licensed under—

HB 1009, pages 1203, 1728

Fees prescribed—

HB 873, page 804

Profession of regulated—

HB 312, pages 85, 876, 2077

COST-OF-LIVING INCREASE

Education personnel, funds to pay provided further for—

HB 540, pages 215, 311, 350, 366, 372, 542, 545, 552, 553, 567, 591, 594, 595

Educational employees and support personnel provided—

HB 572, pages 253, 744

Retirement systems, teachers and employees, under—

HB 900, pages 984, 1186

State employees, provided—

HB 571, pages 253, 1007, 1307, 2394, 2403, 2500, 2579, 2660, 2696, 2740, 2892

COUNCIL, SHELBY

Commended—

HJR 126, pages 669, 688, 693

COUNCIL ON THE ARTS AND HUMANITIES

Merit system and employees retirement system, to come under—

HB 912, page 986

COUNSELORS

Tenure granted—

HB 338, page 89

COUNTIES

Baldwin, beer, taxes levied on—

HB 1064, pages 1377, 1493, 1994

Baldwin, cigarettes and cigars, privilege, license or excise tax levied on—

HB 1063, pages 1377, 1493, 1673, 2523, 2575, 2892

Baldwin, election officials, compensation—

HB 1060, pages 1376, 1492, 1671, 2030, 2042, 2206

Baldwin, historic and preservation districts protected—

HB 1059, pages 1376, 1492, 1671, 2030, 2042, 2206

Baldwin, maintenance of roads, bridges and ferries—

HB 565, pages 252, 321, 360, 2426, 2544, 2890

Baldwin, massage parlors regulated—

HB 1061, pages 1377, 1492, 1672, 2030, 2042, 2206

Baldwin, probate judge salary—

HB 1065, pages 1378, 1493, 1674, 2034, 2062, 2206, 2416, 2746,
2797, 2893

SB 600, page 1750

Baldwin, sales tax levied—

HB 1062, pages 1377, 1492, 1672, 2030, 2042, 2206

Barbour, circuit and district court judge, salary supplemented—

HB 839, pages 797, 1002, 1116, 1605, 1618, 1718

Barbour, probate judge, clerk hire allowance—

HB 585, pages 281, 1002, 1116, 1605, 1618, 1718

Bibb and Tuscaloosa, boundary line altered—

HB 944, pages 1018, 1488, 1655, 2715, 2740, 2893

Bibb, board of equalization, secretary, expense allowance—

HB 942, pages 1017, 1093, 1219, 1606, 1619, 1719

Bibb, coroner, expense allowance—

HB 1072, pages 1380, 1488, 1659, 2039, 2064, 2206

Bibb, county commission, work or services on private property, powers and authority—

HB 938, pages 1016, 1093, 1217, 1605, 1619, 1719

Bibb, court costs, additional—

HB 939, pages 1016, 1093, 1217, 1606, 1619, 1719

Bibb, governing body, election of—

HB 177, pages 38, 80, 135, 256, 261, 265

Bibb, governing body, expense allowance—

HB 940, pages 1017, 1093, 1218, 1606, 1619, 1719

COUNTIES (Continued)

- Bibb, selling and redeeming lands for taxes—
HB 1071, pages 1380, 1488, 1659, 2039, 2063, 2206
- Bibb, superintendent of education, expense allowance—
HB 943, pages 1017, 1093, 1219, 1606, 1619, 1719
- Bibb, tobacco and tobacco products, taxes levied on—
HB 941, pages 1017, 1093, 1218, 1606, 1619, 1719, 2058, 2290, 2319, 2398
- Blount, county commission, contingent fund, to establish—
HB 971, pages 1100, 1487, 1653, 2427, 2544, 2890
- Blount, county commissioners, salaries—
HB 707, pages 557, 655, 710, 1055, 1059, 1083
- Blount, criminal proceedings, cost and charges in—
HB 947, pages 1018, 1093, 1220
- Blount, jury commission clerk and members, compensation—
HB 694, pages 554, 655, 709, 1055, 1059, 1083
- Blount, probate judge, clerks as deputy registrars, to appoint—
HB 708, pages 557, 656, 710, 1055, 1059, 1083
- Bullock, county commissioners, expense allowance—
HB 1089, pages 1384, 1493, 1674, 2299, 2319, 2398
- Bullock, sales tax levied—
HB 1088, pages 1384, 1493
- Bullock, tax assessor, clerk provided—
HB 761, pages 662, 697, 759, 1156, 1158, 1171
- Calhoun, board of equalization, board of registrars and jury commission, expense allowances—
HB 675, pages 403, 552, 611, 857, 865, 867
- Calhoun, civil service board, compensation—
HB 513, pages 210, 247, 293, 537, 544, 595
- Calhoun, coroner, expense allowance—
HB 855, pages 800, 878, 1029, 1224, 1298, 1343
- Calhoun, courthouse, construction of new, referendum held on—
HB 220, pages 45, 80, 135, 256, 261, 265
- Calhoun, county commission, mileage compensation—
HB 215, pages 44, 110, 193, 349, 379, 391
- Calhoun, district attorneys investigator, salary and expenses—
HB 653, pages 352, 552, 610, 857, 865, 867
- Calhoun, election officials compensation—
HB 512, pages 210, 247, 293, 476, 476, 482
- Calhoun, lodgings and public accommodations tax—
HB 216, pages 44, 110, 193, 349, 379, 391

COUNTIES (Continued)

Calhoun, pistol permit fees—

HB 214, pages 43, 110, 192, 348, 378, 391

HB 218, page 44

HB 219, pages 44, 111, 194, 349, 379, 391

Calhoun, sheriff, allowance for employment of legal services—

HB 217, pages 44, 110, 194, 349, 379, 391, 540, 603, 627, 648

Calhoun, tax assessor and tax collector, commission on property taxes—

HB 652, pages 352, 552, 610, 857, 864, 867

Calhoun, wrecker rotation system—

SB 487, pages 886, 887, 1002, 1115, 1166

Chambers, beer, tax levied on—

HB 1012, pages 1203, 1487, 1653, 2028, 2040, 2205

Chambers, mobile homes, registration regulated—

HB 979, pages 1101, 1189, 1415, 1813, 1826, 1964

Cherokee, coroner, expense allowance—

HB 999, pages 1106, 1182, 1395, 1682, 1710, 1720

Cherokee, county commission, salaries and travel allowances—

HB 981, pages 1102, 1182, 1394, 1682, 1709, 1720

Cherokee, county officers, compensation and expense allowances—

HB 982, pages 1102, 1182, 1394, 1682, 1709, 1720

Cherokee, sales tax distributed—

HB 751, pages 607, 751, 834, 1358, 1422, 1478

Chilton, county treasurer, expense allowance—

HB 1101, pages 1639, 1730, 1996, 2427, 2545, 2891

Chilton, court costs increased—

HB 1047, pages 1374, 1488, 1655, 2289, 2318, 2398

Chilton, sheriff, deputies provided for—

HB 822, pages 755, 791, 906, 1156, 1159, 1171

Choctaw, alcoholic beverage licenses, county commission to approve—

HB 301, pages 82, 172, 217, 726, 732, 741

Choctaw, superintendent of education, appointment and compensation—

HB 796, pages 702, 752, 807, 1223, 1297, 1342

Choctaw, superintendent of education, referendum on selection of—

HB 1038, pages 1372, 1487, 1654, 2029, 2041, 2205

Clarke, board of equalization, expense allowance—

HB 738, pages 604, 656, 713, 1155, 1158, 1171

Clarke, court costs increased—

HB 921, pages 988, 1002, 1123, 1812, 1825, 1964

Clarke, deputy coroner, office of—

HB 919, pages 987, 1002, 1122, 1812, 1825, 1964

HB 920, pages 988, 1002, 1122, 1812, 1825, 1964

COUNTIES (Continued)

- Clarke, tax assessor and tax collector, expense allowance—
HB 963, pages 1098, 1181, 1390, 1813, 1826, 1964
- Clay, court costs, additional for jail—
HB 693, pages 554, 597, 675, 814, 830, 866
- Clay, election officials, compensation—
HB 1043, pages 1373, 1488, 1656, 2029, 2041, 2205
- Cleburne, election officials compensation—
HB 1102, pages 1639, 1730, 2031, 2427, 2545, 2891
- Cleburne, indigent hospital care—
SB 530, pages 1109, 1180, 1387, 1473
- Coffee, jury commission, compensation—
HB 1103, pages 1639, 1730, 1996, 2428, 2530, 2890
- Colbert, public health services, fees for—
SB 621, pages 1985, 1986, 2221, 2534, 2693
- Coosa, county coroner, expense allowance—
SB 598, pages 1749, 1750, 1977, 2279, 2322
- Coosa, election officials, additional allowance—
HB 1128, pages 1645, 1732, 2007, 2509, 2554, 2891
- Coosa, license inspector, office of created—
HB 1129, pages 1645, 1732, 2006, 2509, 2554, 2891
- Coosa, police jurisdiction, municipality not in, to have no—
HB 834, pages 795, 877, 1027, 1425, 1452, 1478
- Coosa, probate judge, matrimonial fee—
HB 1130, pages 1646, 1732, 2007, 2510, 2554, 2891
- Covington, board of equalization, expense allowance—
HB 727, pages 561, 656, 711, 858, 865, 867
- Covington, governing body, salary—
HB 1138, pages 1648, 1734, 2020, 2511, 2555, 2891
- Covington, tax assessor and tax collector, clerks provided—
HB 1137, pages 1648, 1734, 2019, 2511, 2554, 2891
- Covington, voter list purged—
HB 165, pages 35, 206, 257, 536, 543, 595
- Crenshaw, tax assessor and tax collector, clerk hire allowance—
HB 410, pages 114, 172, 219, 349, 379, 391
- Cullman, board of registrars, jury commission and board of equalization, expense allowance—
HB 1010, pages 1203, 1355, 1512, 1813, 1813, 1965
- Cullman, district court judges, two provided—
HB 579, page 255
- Cullman, motor fuels tax levied—
HB 968, pages 1099, 1181, 1393

COUNTIES (Continued)

Cullman, officers, salaries—

HB 1011, pages 1203, 1355, 1513, 2426, 2546, 2891

SB 557, pages 1632, 1633, 2220, 2531, 2878

SB 558, pages 1332, 1633, 1730, 2280, 2308, 2370, 2411

Cullman, personnel board—

HB 967, pages 1099, 1181, 1391, 2288, 2317, 2398

Cullman, pistol permits—

HB 970, pages 1099, 1182, 1393, 1813, 1826, 1964

SB 566, page 1633

Cullman, Tennessee valley authority payments in lieu of taxes, distribution—

HB 969, page 1099

SB 565, pages 1632, 1633

Dale, board of equalization, board of registrars and jury commission, expense allowance—

HB 894, pages 983, 1003, 1216, 1681, 1708, 1719

DeKalb, circuit court register, expense allowance—

HB 1133, pages 1647, 1733, 2010, 2511, 2554, 2891

DeKalb, election officials, additional allowance—

HB 706, pages 557, 598, 676, 858, 865, 867

DeKalb, engineer, compensation, roads and bridges, construction and repair—

HB 1132, pages 1646, 1732, 2010, 2510, 2554, 2891

DeKalb, gasoline excise tax—

HB 704, pages 557, 598, 676, 858, 865, 867

DeKalb, license tags, taxes on—

SB 594, pages 1747, 1977, 2230, 2376, 2392

DeKalb, personnel system for highway department—

HB 1131, pages 1646, 1732, 2008

DeKalb, selling and redeeming lands for taxes—

HB 1050, pages 1374, 1488, 1655

DeKalb, Tennessee valley authority payments distributed—

HB 1134, pages 1647, 1733, 2011

DeKalb, voting machine custodian, expenditures to confirmed—

HB 1135, pages 1647, 1733, 2011

Elmore, deputy sheriffs, salaries increased—

SB 618, pages 1985, 1986, 2221, 2534, 2693

Elmore, state prisoners, search for and capture of, appropriation provided for—

HB 211, page 43

Escambia, board of equalization, compensation—

HB 1028, pages 1207, 1356, 1518, 2426, 2544, 2890

Escambia, board of registrars, compensation—

HB 1027, pages 1207, 1356, 1517, 2426, 2544, 2890

COUNTIES (Continued)

- Escambia, county commission, compensation—
HB 1029, pages 1207, 1356, 1518, 2426, 2544, 2890
- Escambia, officers, constitutional amendment relating to compensation of—
HB 1031, pages 1207, 1356, 1519, 2427, 2545, 2892
- Escambia, sheriff, expense allowance—
HB 1030, pages 1207, 1356, 1518, 2427, 2545, 2891
- Etowah, board of registrars per diem supplement—
SB 608, pages 1983, 1986, 2224, 2549, 2692
- Etowah, court reporters, expense allowance—
SB 395, pages 1332, 1333, 1487, 1652, 1833
- Etowah, Gadsden water works and sewer board, expense allowance—
SB 394, pages 1332, 1333, 1486, 1652, 1833
- Etowah, jury commission clerk, compensation—
SB 396, pages 1333, 1487, 1652, 1833
- Etowah, recording fee increased—
SB 609, pages 1983, 1986, 2224, 2549, 2692
- Etowah, supernumerary district attorneys, compensation—
SB 617, pages 1984, 1986
- Fayette, county commission, work or services on private property, powers and authority—
HB 966, pages 1098, 1181, 1390, 1681, 1709, 1720
- Franklin, public health services, fees for—
HB 1115, pages 1642, 1734, 2017, 2508, 2556, 2891
- Geneva, district judge salary supplemented—
HB 1045, pages 1373, 1488, 1783
- Geneva, sales tax levied—
HB 1046, pages 1373, 1488, 1657, 2029, 2041, 2206
- Geneva, superintendent of education, salary and expense allowance—
HB 1113, pages 1641, 1731, 1999, 2507, 2555, 2891
HB 1123, pages 1644, 1732, 2006, 2508, 2557, 2891
- Greene, election officials, additional allowance—
HB 1082, pages 1382, 1489, 1689, 2035, 2063, 2206
- Houston, probate judge and revenue commissioner, expense allowance—
HB 922, pages 1011, 1354, 1510, 2289, 2317, 2398
- Industrial development parks allowed to condemn land for—
HB 1086, pages 1383, 1725
- Jackson, board of equalization, per diem—
HB 394, pages 111, 552, 609, 814, 830, 866
- Jackson, county commission chairman, salary—
HB 395, pages 112, 1613, 1790, 2288, 2316, 2398
- Jackson, education, superintendent and board of, election of—
HB 637, pages 329, 613, 1789, 2288, 2316, 2398

COUNTIES (Continued)

- Jackson, license tags, taxes on—
SB 595, pages 1749, 1750, 1977, 2232, 2283, 2297
- Jackson, rescue squads, public funds contributed to—
HB 977, pages 1101, 1613, 1788, 2289, 2317, 2398
- Jackson, Tennessee valley authority payments distributed—
HB 1053, pages 1375, 1613, 1790, 2289, 2318, 2398
- Jefferson, abandoned motor vehicles, public auction of—
HB 462, pages 182, 792, 908
- Jefferson, administrative assistants for governing body—
HB 501, page 208
SB 331, pages 2203, 2222, 2552 2695, 2750, 2873
- Jefferson, assistant county officials to serve in Bessemer, deputy sheriff exempt—
HB 340, pages 89, 792, 1036, 1211, 2054, 2068, 2206
- Jefferson, barbers and barber colleges, regulated and licensed—
HB 756, pages 608, 1614, 1794
- Jefferson, bingo games permitted—
HB 520, pages 211, 1003, 1215, 1685, 1686, 2519, 2574, 2892
HB 521, pages 211, 1180, 2072, 2426, 2545, 2892
- Jefferson, Birmingham exempted from civil service system of—
HB 54, page 16
- Jefferson, board of education, student transportation, to supply—
HB 774, pages 666, 1617, 1797
- Jefferson, civic center authority, establishment and creation of provided for—
HB 48, pages 14, 598, 677, 1760, 1818, 1965
- Jefferson, civil service system—
HB 1092, pages 1385, 1617, 1798, 2026, 2173, 2177
- Jefferson, civil service system, terms defined—
HB 799, page 703
- Jefferson, clothing or equipment of deputy sheriff, probation or juvenile officer, replacement of—
HB 500, page 207
- Jefferson, commission, sewage trunk line bringing in sewage of surrounding county, prohibited—
HB 772, page 665
- Jefferson, conveyance of property, recorded in probate judges office, information needed on—
HB 755, pages 607, 1616, 1793, 1794, 2521, 2575, 2892
SB 433, pages 1631, 1977, 2233, 2296
- Jefferson, deputy probate judge, salary—
HB 804, pages 704, 1616, 1796
- Jefferson, deputy sheriffs, probation and juvenile detention officers, replacement of clothing or equipment—
SB 329, pages 549, 550, 792, 1214, 1320

COUNTIES (Continued)

- Jefferson, district court judges, supplemental salaries—
HB 575, pages 254, 1183, 1396, 1813, 1824, 1964
- Jefferson, fish, wire mesh baskets, regulations—
SB 626, page 2201
- Jefferson, licenses and license fees, collection—
HB 1037, pages 1371, 1614
- Jefferson, municipal incorporation restrictions deleted—
HB 69, pages 18, 78, 737, 1679, 1706, 1719, 2175
- Jefferson, pension and relief system, credit—
HB 546, pages 216, 1614, 1795, 2023, 2024, 2715, 2740, 2892
- Jefferson, pension system—
HB 878, pages 901, 1613, 1792, 2020, 2179
HB 879, pages 901, 1614, 1793
SB 567, pages 2203, 2221, 2551, 2691
SB 568, pages 2202, 2203, 2221, 2550, 2692
- Jefferson, planning commission and division of county into districts
provided for—
HB 51, pages 15, 599, 680
- Jefferson, policemen and firemen pension and relief system—
HB 901, pages 984, 1616, 2024, 2183, 2192, 2511, 2553, 2891
- Jefferson, probate judge, duties and authority—
SB 486, pages 1749, 1750, 1977, 2234, 2296
- Jefferson, rentals or leases, privilege or license tax levied on—
HB 1084, pages 1383, 1614
- Jefferson, retired policemen or firemen, cost-of-living increase—
HB 557, pages 249, 2874
- Jefferson, retirement system, purchase of credit in—
SB 603, pages 2201, 2222, 2560, 2692
- Jefferson, sewer lines and processing plants, use of to serve residents
outside county prohibited—
HB 775, page 666
- Jefferson, tax assessor, salary—
HB 773, pages 666, 1617, 1798, 2026, 2715, 2740, 2892
- Jefferson, treasurers compensation—
HB 654, pages 353, 1183, 1395, 1413, 2053, 2069, 2206
- Jefferson, water authority boards may extend lines across county boun-
daries—
HB 339, page 89
- Lamar, commission, compensation and expense allowance—
HB 1051, pages 1374, 1492, 1670, 2036, 2062, 2206
- Lamar, county commission, disposal of property under control of—
HB 1052, pages 1375, 1492, 1670, 2036, 2062, 2206
- Lamar, county commission, work on or materials for private property,
powers and authority—
HB 902, pages 984, 1002, 1117, 1605, 1618, 1718

COUNTIES (Continued)

Lauderdale, circuit clerk salary automatically increased if circuit judges salary increased—

HB 1121, pages 1644, 1732, 2005, 2508, 2556, 2891

Lauderdale, license commissioner, duties—

HB 1114, pages 1642, 1731, 2000, 2507, 2555, 2891

Lauderdale, public health services, fees for—

HB 1120, pages 1643, 1732, 2003, 2519, 2561, 2698, 2761, 2792, 2893

Lawrence, ad valorem tax appraiser, county commission to hire—

HB 975, pages 1101, 1182, 1405, 1682, 1709, 1720

Lawrence, county commission chairman, election of—

HB 995, page 1105

Lawrence, deer hunting, regulated—

HB 972, pages 1100, 1182, 1403, 1681, 1709, 1920

Lawrence, election officials, additional allowance—

HB 974, pages 1100, 1182, 1404, 1682, 1709, 1920

Lawrence, engineer, qualifications—

HB 561, pages 251, 271, 333, 537, 544, 595

Lawrence, license inspector, office of, abolished—

HB 973, pages 1100, 1182, 1404, 1682, 1709, 1920

Lawrence, sales tax levied—

HB 560, pages 251, 271, 332, 330, 531, 535

Lee, firefighting districts—

HB 932, pages 1015, 1354, 1510, 2028, 2042, 2206

Limestone, circuit judges salary supplemented—

SB 599, pages 1750, 2221, 2542, 2692

Limestone, coroner, deputy, to appoint—

HB 791, pages 701, 752, 806, 1223, 1297, 1342

Limestone, personnel system, provided—

HB 789, pages 701, 751, 806, 1223, 1297, 1342

Limestone, superintendent of education salary—

HB 790, pages 701, 752, 806, 1223, 1297, 1342

Lowndes, beer tax, additional levied—

SB 576, pages 1633, 1730, 1996, 2090

Lowndes, circuit court clerk, supernumerary fund, transfer of contributions—

HB 1119, pages 1643, 1732, 2003, 2508, 2556, 2891

Lowndes, tax assessor and tax collector, clerical assistance—

SB 543, pages 1331, 1332, 1354, 1509, 1700

Macon, board of registrars, expense allowance—

HB 1022, pages 1206, 1487, 1664

Macon, county commission, work on private property, powers—

SB 129, pages 1332, 1333, 1486, 1782, 2046

COUNTIES (Continued)

- Macon, criminal rehabilitation in county jail—
HB 1023, pages 1206, 1487, 1692, 2035, 2062, 2206
- Macon, deputy sheriffs compensation—
HB 1104, pages 1639, 1730, 1997, 2428, 2530, 2890
- Macon, district court judge, expense allowance—
HB 1021, pages 1205, 1487, 1663, 2289, 2318, 2398
- Macon, jury commission, compensation—
SB 130, pages 1749, 1750, 2220, 2531, 2691
- Macon, racing commission created—
SB 132, pages 152, 206, 259, 261, 269
- Macon, tax assessor, clerical assistance—
HB 1024, pages 1206, 1487, 1665, 2035, 2062, 2206
- Macon, tax collector, clerical assistance—
HB 1025, pages 1206, 1487, 1666, 2035, 2062, 2206
- Madison, alcoholic beverages, spirituous or vinous, tax levied on—
HB 989, page 1104
- Madison, bingo legalized—
HB 559, pages 250, 657, 715, 1025
HB 1001, pages 1201, 1489, 1820, 2287, 2318, 2399
- Madison, county commissions authority to work on private property—
HB 465, pages 182, 247, 292, 1365, 1426, 2734, 2757, 2792, 2893
- Madison, Huntsville-Madison county mental health board, membership increased—
HB 990, page 1104
- Madison, legislative delegation office, funding of—
HB 117, pages 27, 172, 219, 221, 1362, 1420, 1478
- Madison, motor vehicle license tag fee—
HB 911, 986, 1185, 1412, 2028, 2040 2205
- Madison, passport fees, circuit clerk to collect—
HB 664, pages 355, 752, 809, 1299, 1302, 1343
- Madison, pistol permit fees, use of—
HB 786, page 668
- Madison, retirement benefits for teacher elected to public office—
SB 503, pages 1330, 1977, 2234, 2297
- Madison, superintendent of education, election of—
HB 296, pages 81, 752, 808
- Madison, work release and pre-trial release commission, arrest powers—
HB 872, pages 804, 1489, 1661, 2289, 2317, 2398
- Madison, work release, prisoner on, percentage of wage to pay to—
HB 871, pages 804, 1185, 1411, 2288, 2317, 2398
- Marengo, board of education, expense allowance—
HB 955, pages 1096, 1181, 1389, 1681, 1708, 1720

COUNTIES (Continued)

Marengo, board of equalization, expense allowance—
HB 956, pages 1096, 1181, 1389, 1681, 1708, 1720
HB 957, pages 1097, 1181, 1389, 1681, 1708, 1720

Marengo, election officials, additional allowance—
HB 954, pages 1096, 1181, 1388, 1681, 1708, 1719

Marion, commission, disposal of property under control of—
HB 906, pages 985, 1492, 1669, 2035, 2062, 2206

Marion, law enforcement officers, merit system established—
HB 436, pages 119, 206, 258, 371

Marion, property controlled by county commission, disposal of—
HB 603, pages 284, 350, 407, 609, 627, 648

Marion, sheriffs office employees—
HB 908, pages 985, 1002, 1118, 1605, 1618, 1719

Marion, superintendent of education, expense allowance—
HB 717, pages 559, 598, 677, 858, 865, 867

Marshall, district judge, additional provided—
HB 606, page 284

Marshall, election officials, additional allowance—
HB 801, pages 704, 1093, 1216, 1680, 1707, 1719

Marshall, Tennessee valley authority payments distributed—
SB 541, pages 1333, 1354, 1509, 1700

Mobile, board of equalization, expense allowances—
HB 831, pages 795, 1183, 1397, 1680, 1707, 1719— Mobile, board
of health, schedule of fees fixed—
HB 684, pages 405, 699, 764, 1679, 1706, 1719

Mobile, board of registrars, availability of—
HB 724, pages 561, 699, 771, 1739, 1743, 1814, 1964

Mobile, board of registrars, to be available at least once a year—
HB 723, page 561

Mobile, board of school commissioners membership increased—
HB 564, page 251

Mobile, circuit judges office, filling of vacancies in—
HB 166, pages 36, 698, 770, 1651

Mobile, civil service system personnel board, compensation and expense
allowance—
SB 591, pages 1746, 1747, 2222, 2696, 2878

Mobile, computer technology, to use—
SB 532, pages 1746, 1747, 2222, 2696

Mobile, delinquent taxpayers, notice to, prior to sale for taxes—
HB 525, pages 212, 322, 365, 1679, 1706, 1719

Mobile, deputy sheriffs, minimum compensation—
SB 610, pages 1983, 1986, 2223, 2537, 2734, 2878

COUNTIES (Continued)

- Mobile, dogs wearing collars, person picking up and failing to return, guilty of theft—
HB 832, pages 795, 1183, 1398, 1680, 1707, 1719
- Mobile, election officers school—
HB 1105, pages 1640, 1733, 2017, 2428, 2530, 2890
- Mobile, emergency generating system for water services, to maintain—
HB 529, pages 213, 698, 760
- Mobile, firearms, unlawful possession of, penalties set—
HB 991, pages 1104, 1184, 1408, 1682, 1709, 1720
- Mobile, gas districts, municipal, interest on deposits—
HB 997, pages 1105, 1184, 1409, 1682, 1710, 1720
- Mobile, governing body, compensation and expense allowance—
HB 409, pages 114, 321, 364, 1679, 1706, 1719
- Mobile, Halls Mill Creek, idle speed zone—
HB 917, pages 987, 1184, 1407, 1681, 1708, 1719
- Mobile, health department, funds appropriated for—
HB 656, pages 353, 698, 762
HB 657, pages 353, 698, 762
HB 658, pages 354, 698, 763
HB 659, pages 354, 698, 763
- Mobile, housing board employees, place under merit system of Mobile county personnel board—
SB 577, pages 1746, 1747, 2222, 2536, 2692
- Mobile, kindergarten programs, public, to establish—
HB 980, page 1102
- Mobile, legislative delegation, office space and secretarial assistance—
HB 992, pages 1104, 1184, 1408, 2715, 2740, 2893
- Mobile, mosquitos and rodents, ad valorem tax levied for control of—
HB 685, pages 406, 1733, 2031, 2427, 2545, 2892
- Mobile, motor vehicle license and registration fees and state gasoline taxes distributed—
HB 1095, page 1503
HB 1096, page 1503
- Mobile, municipalities, minutes of meetings mailed to newspapers—
HB 526, page 212
- Mobile, pistol permit fee—
SB 593, pages 1747, 2222, 2537, 2692
- Mobile, probate court records, computer technology, use of—
HB 890, pages 982, 1184, 1407, 1680, 1707, 1719
- Mobile, public law library, library fees—
HB 722, pages 560, 699, 770, 1679, 1707, 1719
- Mobile, raccoon limit increased—
HB 527, pages 213, 322, 366, 1679, 1706, 1719

COUNTIES (Continued)

Mobile, septic tanks and grease traps, performance bonds for installation—

HB 528, page 213

Mobile, sheriffs department—

HB 1144, pages 1649, 1733, 2032, 2567, 2588, 2892

Mobile, tax assessor, expense allowance—

HB 191, pages 40, 321, 361, 537, 543, 595

Mobile, tax collector, expense allowance—

HB 193, pages 40, 321, 362, 1679, 1706, 1719

Mobile, treasurer, compensation—

HB 857, pages 801, 1183, 1398, 1680, 1707, 1719

Mobile, treasurer, supernumerary position—

HB 236, pages 47, 321, 363, 1679, 1706, 1719

Mobile, unantlered deer, hunting of, prohibited—

HB 833, pages 795, 1183, 1431

Mobile, utility boards, municipal, norms for eligibility for seats—

HB 998, page 1106

Monroe, probate judges chief clerk, compensation—

HB 978, pages 1101, 1182, 1393, 1813, 1826, 1964

Monroe, tax collector, clerk hire allowance—

HB 1073, pages 1380, 1489, 1660, 2427, 2545, 2891

HB 1074, pages 1380, 1489, 1660, 2427, 2545, 2891

Montgomery, ad valorem tax collection, office for transferred—

HB 869, pages 803, 879, 1030

Montgomery, ad valorem taxes on motor vehicles, duties transferred to probate judge—

HB 1055, pages 1375, 1490, 1667

Montgomery, probate judge compensation—

HB 1056, pages 1376, 1490, 1675

Montgomery, voter lists purged—

HB 1070, pages 1379, 1491, 1783

Montgomery, wine, sale of regulated—

HB 720, pages 560, 878, 1791

Morgan, board of registrars, compensation—

HB 993, pages 1104, 1189, 1416, 1813, 1826, 1964

Morgan, conveyances of real property, addresses of grantors and grantees to appear on—

HB 944, pages 1105, 1189, 1417, 1813, 1826, 1965

Morgan, county commission, contingent fund, to establish—

HB 788, pages 700, 751, 809, 1055, 1059, 1083

Morgan, county commission, salaries—

HB 987, pages 1103, 1189, 1416, 1813, 1826, 1964

COUNTIES (Continued)

- Morgan, court cost increased for law library—
HB 847, pages 798, 878, 1029, 1224, 1298, 1343
- Morgan, gasoline taxes, distributed—
HB 1141, pages 1648, 1733, 2013, 2529, 2561, 2678, 2690, 2892
- Morgan, gross sales tax—
HB 910, pages 986, 1002, 1118, 1425, 1452, 1478
- Morgan, jury commission compensation—
HB 1049, pages 1374, 1492, 1670, 2039, 2063, 2206
- Morgan, Tennessee valley authority payments distributed—
SB 299, pages 331, 400, 571, 609, 674, 753
- Perry, beer tax levied—
HB 1042, pages 1372, 1488, 1663, 2029, 2041, 2205
- Perry, county commission, meeting dates—
HB 1041, pages 1372, 1488, 1662, 2029, 2041, 2205
- Perry, forest fire protection—
HB 1040, pages 1372, 1487, 1662, 2029, 2041, 2205
- Perry, tax assessor and tax collector, clerk hire and expense allowance—
HB 754, pages 607, 657, 715, 858, 866, 867
- Pike, court costs—
HB 742, pages 605, 656, 713, 1155, 1158, 1171
- Pike, pistol permit fee increased—
HB 567, pages 252, 271, 333, 536, 544, 595
- Randolph, engineer, qualifications—
HB 826, pages 756, 980, 1032, 1224, 1297, 1342
- Randolph, pistol permit fee—
HB 1140, pages 1648, 1733, 2012, 2511, 2555, 2891
SB 613, pages 1984, 1986, 2221, 2533, 2693
- Randolph, roads and rights-of-way leading to private dwellings, maintenance of—
HB 146, pages 33, 110, 192
- Randolph, vacancies in municipal and county offices, filling of—
HB 749, pages 606, 697, 759, 904, 1223, 1296, 1342
- Russell, beer, taxes levied on—
HB 933, pages 1015, 1354, 1511, 2028, 2040, 2205
- Russell, district attorney, salary supplement—
HB 1100, pages 1504, 1612, 1786, 2299, 2320, 2399
- Russell, law library funds, expenditure of—
HB 1098, pages 1503, 1612, 1786, 2299, 2320, 2399
- Russell, tax collector, compensation—
HB 1097, pages 1503, 1612, 1785, 2299, 2320, 2398
- Shelby, computer lists of registered voters, giving, lending, selling or disposing of—
HB 1106, pages 1640, 1731, 1997, 2428, 2530, 2890

COUNTIES (Continued)

Shelby, coroner, expense allowance—

HB 569, pages 252, 321, 360, 857, 764, 867

Shelby, death certificates, issuance of official—

HB 759, pages 661, 751, 1025, 1812, 1825, 1964

Shelby, governing body chairman of, referendum held on—

HB 882, pages 902, 1181, 1387, 2677, 2789, 2892

Shelby, license inspector and deputy—

HB 760, pages 661, 751, 1026, 2677, 2689, 2892

Shelby, litter laws provided—

HB 1067, pages 1378, 1493, 1785, 2677, 2689, 2892

Shelby, mobile homes, regulation and identification—

HB 1066, pages 1378, 1493, 1784, 2677, 2689, 2892

Shelby, part-time bailiffs, salary increase—

SB 615, pages 1984, 1986, 2221, 2533, 2693

Shelby, pistol permit fees—

HB 758, pages 661, 751, 805, 1811, 1824, 1964

Shelby, voters lists purged—

HB 809, pages 705, 752, 1026, 1812, 1825, 1864

St. Clair, coroner, expense allowance—

HB 121, pages 28, 79, 129, 348, 378, 391

St. Clair, county officials salaries—

HB 120, pages 27, 79, 129, 131, 348, 378, 391

St. Clair, election officials, additional allowance—

HB 1057, pages 1376, 1488, 1658, 2039, 2063, 2206

St. Clair, personnel board for employees—

HB 484, pages 186, 206, 258, 313, 349, 379, 391

St. Clair, probate judge, expense allowance—

HB 748, pages 606, 656, 718, 858, 865, 867

St. Clair, sheriffs office, personnel hired—

SB 459, pages 887, 888, 981, 1036, 1166, 1497, 1700

Sumter, board of education, expense allowance—

HB 1078, pages 1381, 1489, 1661, 2035, 2063, 2206

Sumter, county commission, expense allowance—

HB 127, pages 29, 79, 132, 256, 260, 265

Sumter, county commission, meeting dates and per diem—

HB 123, pages 28, 79, 129, 255, 260, 265

Sumter, court costs provided—

HB 128, pages 29, 79, 132, 256, 260, 265

HB 130, pages 30, 79, 133, 256, 261, 265

Sumter, fees for recording documents affecting title to real property—

HB 124, pages 28, 79, 130, 255, 260, 265

COUNTIES (Continued)

- Sumter, hunter orange, deer hunters required to wear—
HB 1039, pages 1372, 1488, 1656, 2029, 2041, 2205
- Sumter, marriage license fees regulated—
HB 129, pages 30, 79, 132, 256, 261, 265
- Sumter, officials of, computerized or electronic data systems, may be supplied with—
HB 126, pages 29, 79, 130, 255, 260, 265
- Sumter, sales tax levied—
HB 1087, pages 1383, 1489, 1688, 2035, 2063, 2206, 2415, 2499, 2546, 2891
- Sumter, wine, sale of regulated—
HB 131, pages 30, 79, 133, 217
- Talladega, district judges salaries—
SB 455, pages 887, 888, 2220
- Talladega, election officials compensation—
HB 1127, pages 1645, 1734, 2019, 2509, 2554, 2891
- Talladega, witnesses, subpoenaed by mail—
SB 123, pages 887, 888, 2220, 2548, 2691
- Tallapoosa, beer tax appropriated—
HB 1124, pages 1644, 1734, 2018, 2509, 2553, 2891
SB 612, pages 1983, 1986, 2224, 2539, 2693
- Tallapoosa, board of registrars compensation—
HB 1125, pages 1645, 1734, 2018, 2509, 2554, 2891
SB 606, pages 1982, 1986, 2224, 2538, 2692
- Tallapoosa, documents filed for record, fee for—
HB 1126, pages 1645, 1734, 2019, 2509, 2554, 2891
- Tallapoosa, raccoons and foxes removed from category of fur bearing animals—
HB 1058, pages 1376, 1488, 1658, 2029, 2042, 2206
- Tallapoosa, recording fees increased—
SB 611, pages 1983, 1986, 2224, 2539, 2693
- Tuscaloosa, beer, additional tax levied on—
HB 690, pages 534, 597, 674, 708, 709, 724, 727, 728, 857, 865, 867
HB 1143, pages 1649, 1733, 2014
SB 625, pages 1985, 1986, 2221, 2535, 2693
- Tuscaloosa, county and judicial officers, expense allowance—
HB 1075, pages 1381, 1493, 1674
- Tuscaloosa, court costs—
HB 1107, pages 1640, 1731, 1998
SB 569, pages 1982, 1986, 2221, 2532, 2692
- Tuscaloosa, defendant in criminal case entering plea of not guilty, waives right of arraignment—
HB 851, pages 799, 980, 1033, 2299, 2319, 2398

COUNTIES (Continued)

- Tuscaloosa, district court judge, additional—
HB 803, page 704
- Tuscaloosa, firemen's and policemen's pension and relief fund—
HB 1108, pages 1640, 1731, 2015, 2515, 2575, 2892
- Tuscaloosa, historic architectural character protected—
HB 1083, pages 1382, 1493, 1995, 2716, 2741, 2893
- Tuscaloosa, judicial commission established—
HB 854, pages 800, 981, 1035
- Tuscaloosa, juvenile probation officers compensation schedule—
HB 802, pages 704, 792, 908, 2668, 2688, 2892
- Tuscaloosa, public defenders office created—
HB 852, pages 799, 980, 1033, 2715, 2740, 2892
HB 853, pages 800, 980, 1035, 2716, 2740, 2893
- Tuscaloosa, two district judges provided—
SB 453, pages 1335, 1336, 1723, 2682, 2771, 2855, 2861, 2870, 2889
- Walker, coal severance taxes, road construction and repair—
HB 1015, pages 1204, 1355, 1514, 1517, 2299, 2319, 2398
- Walker, civil service board, appointment, compensation and duties—
HB 1116, pages 1642, 1731, 2001, 2508, 2556, 2891
- Walker, election officials, additional allowance—
HB 655, pages 353, 655, 709, 1223, 1296, 1342
- Walker, local taxes, imposition of prohibited between general election
and new term of office—
HB 30, page 11
- Walker, pistol permit fee, distribution—
HB 1017, pages 1205, 1355, 1515, 1517, 2289, 2317, 2398
- Walker, selling and redeeming lands for taxes—
HB 1014, pages 1204, 1355, 1514, 1517, 2289, 2317, 2398
- Walker, timberland, acreage tax levied on—
HB 1018, pages 1205, 1355, 1516, 1517, 2312, 2335, 2399
- Washington, county engineer need not be a qualified land surveyor—
HB 452, page 122
- Washington, dogs wearing collars, person picking up and failing to
return to owner, quality of theft—
HB 806, pages 705, 752, 807, 1055, 1059, 1083
- Washington, fireworks, sale of legalized—
HB 451, pages 122, 172, 219
- Washington, performance bonding for installation of septic tanks and
grease traps—
HB 450, pages 121, 172, 218
- Washington, raccoon limit increased—
HB 258, pages 52, 80, 134, 1055, 1058, 1083

COUNTIES (Continued)

Washington, school teacher, assaulting of, penalties—
HB 677, pages 404, 552, 611, 1055, 1059, 1083

Washington, teachers retirement system, service in private education,
granted for—
HB 257, pages 52, 80, 134, 257

Washington, unantlered deer, hunting of prohibited—
HB 730, pages 562, 656, 711, 1425, 1452, 1478

Wilcox, forest fire protection—
HB 1019, pages 1205, 1355, 1516, 2028, 2041, 2205

Wilcox, tax assessor and tax collector, expense allowances—
SB 493, pages 1333, 1354, 1509, 1700

Winston, circuit court register, expense allowance—
HB 1048, pages 1374, 1488, 1658, 2039, 2063, 2206

Winston, clerks of county officials, minimum salary—
HB 744, pages 605, 656, 713, 1223, 1296, 1342, 1928, 2169, 2171,
2206, 2573, 2716, 2793, 2893

Winston, election officials, additional allowance—
HB 827, pages 756, 791, 907, 1605, 1618, 1718

Winston, governing body provided further for—
HB 1112, page 1641

Winston, jury commission compensation—
HB 1110, pages 1641, 1731, 1999, 2507, 2555, 2891

COUNTY COMMISSIONS

Creation, composition, duties and authority of—
HB 428, pages 117, 312
SB 111, pages 548, 750
SB 210, pages 1496, 1729, 2347, 2390, 2410, 2679, 2877

Meeting date when regular date on legal holiday—
HB 204, pages 42, 318, 863, 2402, 2497, 2890

COUNTY ENGINEERS

Qualifications—
SB 44, pages 179, 319, 2868

COUNTY FUNDS

Investments of—
HB 892, page 982

COUNTY GOVERNING BODIES

Education, taxes levied for—
HB 845, pages 798, 1001

COUNTY HOSPITAL BOARDS

Powers—
SB 36, pages 1627, 1628, 1729

COUNTY LICENSE INSPECTOR

Deputy, salary—
SB 257, pages 1326, 1327, 1352

COURT CASES

Judge may dismiss prior to trial—
HB 649, pages 352, 396

COURT COSTS

Governing bodies, increase of, by resolution—
HB 1002, pages 1202, 1725

Increased—
SB 578, page 2202

COURT OF CIVIL APPEALS

Judges, compensation—
HB 631, page 328

COURT OF CRIMINAL APPEALS

Judges, compensation—
HB 631, page 328

COURT PERSONNEL

State employees retirement system, joining, transfer of funds—
HB 731, page 562

COURTS

Circuit and district, fees of service of process in—
HB 421, pages 116, 650

District jurisdiction of provided—
HB 80, pages 20, 72, 295

Indigent juvenile cases, state to pay attorneys fees—
HB 92, page 23

COURTS-MARTIAL PROCEEDINGS

National guard, provided for—
HB 60, pages 17, 78, 739
SB 57, pages 1336, 1725, 2670, 2734, 2876

COVINGTON COUNTY

Board of equalization, expense allowance—
HB 727, pages 561, 656, 711, 858, 865, 867

Governing body, salary—
HB 1138, pages 1648, 1734, 2020, 2511, 2555, 2891

Tax assessor and tax collector, clerks provided—
HB 1137, pages 1648, 1734, 2019, 2511, 2554, 2891

Voter list purged—
HB 165, pages 35, 206, 257, 536, 543, 595

COVINGTON ELECTRIC COOPERATIVE

Congratulated—

SJR 106, pages 894, 978

COWARTS

Town of, boundaries altered—

HB 960, pages 1097, 1354, 1512, 2289, 2317, 2398

CRAWFORD, SAMUEL J.

Commended—

HR 260, page 1757

CREDIT CARDS

Privilege fee for using—

HB 787, page 700

CREDIT INSURANCE

Commissioner of insurance,* to regulate—

HB 725, page 561

CREDIT LIFE INSURANCE

Premium charged on, limited—

HB 298, page 82

HB 299, pages 82, 1178

CREDIT SALES

Unlicensed persons making, requirements for eliminated—

HB 76, pages 20, 75, 581

CREEL RICHARDSON ELEMENTARY ADDITION

Named—

HJR 147, pages 771, 815, 830, 866

CRENSHAW COUNTY

Tax assessor and tax collector, clerk hire allowance—

HB 410, pages 114, 172, 219, 349, 379, 391

CREOLA

Town of, boundaries altered—

HB 983, pages 1102, 1184, 1407, 1682, 1709, 1720

CRIME VICTIMS

Civil judgments entered on all issues of fact determined in criminal trial—

HB 607, page 284

CRIMES AND CRIMINALS

Accused, expenses for returning to Alabama, payment of—

HB 422, pages 116, 875

Deductions and commutations of sentences—

HB 509, pages 209, 396

CRIMES AND CRIMINALS (Continued)

Elderly, against, penalties increased—
HB 641, page 329

Elderly and handicapped, minimum sentence for offenders against—
HB 315, pages 85, 314

Felonies, minimum sentences established—
HB 333, page 88

Judge allowed to sentence to run concurrently with other state penal
system sentences—
HB 627, pages 287, 651

Parole, certain criminals never eligible for—
HB 732, pages 562, 745

Restitution to victims, provided for—
HB 125, pages 29, 651, 1919, 1924

Theft, civil remedies—
HB 660, page 354

Witnesses, criminals in another state called as, manner provided for—
HB 907, pages 985, 1178

CRIMES AND OFFENSES

Looting, defined—
HB 16, page 9

CRIMINAL CODE

Aggravated offenses for which death penalty may be imposed—
HB 844, pages 798, 874
SB 509, pages 1960, 1961, 2218

Amended—
HB 111, page 26
HB 112, page 26

CRIMINAL DEFENDANTS

Indictment and joint trial of—
HB 357, page 91

Written plea of not guilty waives right to arraignment—
HB 584, page 281

CRIMINAL JUSTICE INFORMATION CENTER COMMISSION

Provided further for—
HB 454, page 123

CRIMINAL OFFENDERS

Restitution—
SB 627, pages 2202, 2218, 2720, 2753, 2878

CRIMINAL SENTENCES

Deductions of, laws sanctioning repealed—
SB 107, pages 1496, 1497, 1727, 2196, 2198, 2268

CRIMINAL SENTENCES (Continued)

Judge allowed to sentence to run concurrently with other state penal system sentences—

HB 627, pages 287, 651

CRIMINAL TRIALS

Crime victims, civil judgments entered on all issues of fact determined in, to have—

HB 607, page 284

CRIMINAL VICTIMS

Restitution to, by offender—

SB 627, pages 2202, 2218, 2720, 2753, 2878

CUBAN REFUGEES

Housing of in Talladega, condemned—

SJR 213, pages 2375, 2408, 2586

CULLMAN COUNTY

Board of registrars, jury commission, board of equalization, expense allowance—

HB 1010, pages 1203, 1355, 1512, 1813, 1813, 1965

County officers, salaries—

SB 557, pages 1632, 1633, 2220, 2531, 2878

SB 558, pages 1632, 1633, 1730, 2280, 2308, 2370, 2411

District court judges, two provided—

HB 579, page 255

Motor fuels tax levied—

HB 968, pages 1099, 1181, 1393

Officers, salaries—

HB 1011, pages 1203, 1355, 1513, 2426, 2546, 2891

Personnel board—

HB 967, pages 1099, 1181, 1391, 2288, 2317, 2398

Pistol permits

HB 970, pages 1099, 1182, 1393, 1813, 1826, 1964

SB 566, page 1633

Tennessee valley authority payments distributed—

HB 969, page 1099

SB 565, pages 1632, 1633

CULLMAN COUNTY FARM-CITY COMMITTEE

Commended—

HR 214, page 1199

HJR 215, pages 1199, 1222, 1299, 1343

DAIRY COMMISSION

Existence—

HB 370, pages 93, 323, 417

HB 371, pages 93, 323, 417

SB 262, pages 481, 485, 499, 504, 517, 529

SB 280, pages 481, 487, 498, 528

DALE COUNTY

Board of equalization, board of registrars and jury commission, expense allowance—

HB 894, pages 983, 1003, 1216, 1681, 1708, 1719

DALEVILLE

City of, boundaries altered

HB 820, pages 755, 980, 1030, 2288, 2316, 2398

HB 821, pages 755, 980, 1031, 2288, 2317, 2398

DALEVILLE HIGH SCHOOL BAND

Commended—

HJR 233, pages 1505, 1963, 1978, 2205

DALEVILLE HIGH SCHOOL JUNIOR R.O.T.C. PROGRAM

Recognized—

HJR 234, pages 1505, 1963, 1978, 2205

DAUPHIN ISLAND BRIDGE AUTHORITY

Terminated—

HB 366, pages 93, 322, 412

SB 263, pages 479, 480, 485, 495, 527

DEAF AND BLIND

Institute for, personal leave

HB 352, page 91

DEATH PENALTY

Aggravated offenses, which may be imposed—

HB 844, pages 798, 874

SB 509, pages 1960, 1961, 2218

Mode of execution, condemned is a medical donor, provided for—

HB 33, pages 11, 72, 222

DEBT COLLECTION

Wages exempted, personal exemption from process of—

HB 463, pages 182, 313

HB 464, page 182

DEBTOR EXEMPTIONS

Provided further for—

HB 141, pages 32, 74, 227, 229, 231, 235, 2371, 2376, 2391, 2399

DECEPTIVE TRADE PRACTICES ACT

Provided for, created—

HB 643, page 330

DECREES OF SALE

Delinquent property, owners fees—

HB 405, pages 113, 168, 1833

DEDUCTIONS AND COMMUTATION OF SENTENCES

Certain crimes, not eligible for
HB 819, pages 707, 746

DEED TAXES

Conveyances of property to create a right of survivorship, exempted
from—
HB 420, pages 116, 166, 780

DEER

Legally taken, hunter allowed to sell—
HB 764, pages 663, 750

DEER HUNTERS

Hunter orange, required to wear—
HB 519, page 211

DEFENDANTS

Criminal, written plea of not guilty, waives right to arraignment—
HB 584, page 281

DEKALB COUNTY

Circuit court register, expense allowance—
HB 1133, pages 1647, 1733, 2010, 2511, 2554, 2891

Election officials, additional allowances—
HB 706, pages 557, 598, 676, 858, 865, 867

Engineer compensation, roads and bridges, construction and repair—
HB 1132, pages 1646, 1732, 2010, 2510, 2554, 2891

Gasoline excise tax—
HB 704, pages 557, 598, 676, 858, 865, 867

License tags, taxes on—
SB 594, pages 1747, 1977, 2230, 2376, 2392

Personnel system for county highway department—
HB 1131, pages 1646, 1732, 2008

Selling and redeeming land for taxes—
HB 1050, pages 1374, 1488, 1655

Tennessee Valley Authority payments distributed—
HB 1134, pages 1647, 1733, 2011

Voting machine custodian, expenditures to, confirmed—
HB 1135, pages 1647, 1733, 2011

DELINQUENT TAXPAYERS

Fees for making demand for levy and sale of property, increased—
HB 406, pages 113, 168, 1833

DEMOCRAT-REPORTER

Commended—
HJR 129, pages 671, 688, 693

DENNIS, MR. AND MRS. HENRY VIRGIL

Congratulated—

SJR 136, pages 1338, 1349, 1473

DENTURES

Sales tax exemption—

HB 386, page 97

DEPARTMENT OF CORRECTIONS

Appropriation to reimburse counties for housing state prisoners—

HB 135, page 31

Board of correction renamed—

HB 628, pages 287, 652, 858

DEPARTMENT OF EDUCATION

State statistical data, requested from—

SJR 52, page 1112

DEPARTMENT OF ENERGY

Created—

HB 542, pages 215, 1187, 2061

DEPARTMENT OF HEALTH, EDUCATION AND WELFARE

Quality health services, urged to guarantee—

HJR 207, pages 1193, 1222, 1299, 1343

DEPARTMENT OF INDUSTRIAL RELATIONS

Employees of, police powers extended—

HB 311, pages 84, 314

DEPARTMENT OF LABOR

Railroad employees welfare and health, to promulgate rules and regulations promoting—

HB 737, page 604

DEPARTMENT OF YOUTH SERVICES

Land of, sale of, procedures governing—

HB 913, pages 987, 1178

DEPUTY FIRE INSPECTORS

Expense allowance—

HB 132, page 30

DEVOTIONALS

Schools, allowed—

HB 345, pages 90, 170, 291

DIAL, B. ROPER

Death mourned—

SJR 173, pages 1500, 1701

DISABILITIES OF NONAGE

Reducing the age of relief of minor children—
HB 79, pages 20, 73, 298

DISABILITY DETERMINATION DIVISION

State department of education, employees of, brought under state merit system—
HB 770, pages 665, 1186, 1584, 2401, 2498, 2890

DISABLED

Ad valorem tax, exemption on principal residence—
HB 605, pages 284, 1006, 1557, 2852, 2882, 2894
Retired, exempt from college tuition—
HB 102, pages 24, 697

DISABLED CHILDREN

Hemoglobim disorders, rehabilitation of—
HB 169, page 36

DISABLED PERSONS

Ad valorem tax exemptions, income from retirement systems of Alabama, excluded from net income—
HB 46, page 13
SB 26, pages 1633, 1634
Totally, 18 year age limitation for public assistance, deleted—
HB 554, page 248

DISABLED VETERANS

License plates, free issuance—
HB 1036, pages 1209, 1611

DISTILLATE

Motor fuel, excluded from definition of—
HB 812, pages 706, 1491

DISTRICT COURT

Civil actions, jurisdiction over, increased—
HB 480, page 185

DISTRICT COURT JUDGES

Compensation—
HB 765, pages 663, 746

DISTRICT COURTS

Jurisdiction of, provided—
HB 80, pages 20, 72, 295

DISTRICT OF COLUMBIA

Constitutional amendment supporting congressional representation for—
HJR 229, page 1385
HJR 248, page 1650

DIVORCE CASES

Child visitation may be awarded to grandparents—
HB 273, pages 54, 74, 299, 1071, 1078, 1084

DIXON, DR. AND MRS. SOLON

Commended—
SJR 26, pages 157, 326, 382

DIXON, MICHAEL EUGENE

Death of, mourned—
HJR 28, pages 125, 151, 173, 202

DIXON, MRS. CHARLES

Honored—
SJR 27, pages 157, 326, 382

DOG RACING

Proceeds from, tax levied on—
HB 295, page 58

DOMESTIC INSURERS

Investments in subsidiaries and affiliates of—
HB 553, pages 248, 318
SB 306, pages 551, 552, 654, 855, 977

DONOR EYES

Eneucleation of—
HB 752, pages 607, 1000, 1925
SB 544, pages 2200, 2219, 2560, 2691

DOTSON, JOHN WARD

Death mourned—
HJR 198, pages 1095, 1153, 1156, 1171

DOUBLE JEOPARDY

Teachers suspension, prevented—
HB 346, page 90

DOUGLAS

Town of, boundaries altered—
HB 848, pages 799, 1093, 1216, 1680, 1707, 1719

DR. BRIGGS PARRIS DRIVE

Named—
HJR 141, pages 757, 816, 830, 866

DRAFTING OF WOMEN

Opposition, expressed—
HJR 77, page 332

DRIVER EDUCATION

Act requiring, repealed—
HB 477, page 185

DRIVERS LICENSE

Fee, increased—

HB 904, pages 985, 1188, 1715, 2169, 2171, 2206

DRIVERS LICENSES

Examination fee—

HB 492, pages 188, 1005, 1569, 2225, 2270, 2397

SB 109, pages 1627, 1628, 1722

Issuance and renewal—

HB 491, pages 187, 320

Requirements—

SB 407, pages 1628, 2223

DRIVING UNDER THE INFLUENCE

Alcohol or narcotics, penalties—

HB 914, page 987

DRIVING WHILE INTOXICATED

Penalties—

HB 914, page 987

DRUGS

Driving under the influence of, penalties—

HB 914, page 987

Equipment, confiscated in violations, sale of—

HB 229, page 46

Illegal, mandatory fines and terms of imprisonment, relating to possession, sale, manufacture of, etc.

HB 44, pages 13, 396

SB 15, pages 551, 552, 745, 2585, 2587, 2873, 2876

Illegal, person convicted of selling, guilty of felony—

HB 39, page 12

Illegal possession, distribution, use—

HB 895, page 983

Marijuana identification program for law enforcement officers, established—

HB 313, pages 85, 313

Overdose, physician or hospital treating, required to report—

HB 260, page 52

DRUGS (Continued)

Uniform Alabama controlled substances act, forfeitures and seizures under—
HB 618, pages 286, 314, 2030

DRY COUNTIES

Municipalities in, may elect to become wet—
HB 866, pages 803, 874

DUMP TRUCKS

Motor carrier act, exempt from—
HB 574, pages 253, 655
SB 542, pages 1334, 1724, 2570, 2766

DUNN, RHONDA

Commended—
HR 263, page 1757

EASTERLING, MARION W.

Commended—
HR 335, page 1506

EASTERN AIRLINES

Montgomery service, urged to keep—
SJR 63, pages 576, 591

E.B. ERWIN HIGH SCHOOL BAND

Commended—
HJR 329, pages 2506, 2764, 2797, 2893

EDUCATION

Boards of, fiscal year, dates set—
HB 87, pages 22, 697

Boards of, warrants, place and method of payment—
HB 736, pages 604, 748

Bus drivers and support personnel, personal leave provided—
HB 646, page 351

Certification of teachers doing graduate work, courses of study—
HB 699, page 555

Certified employees and support personnel, cost of living increase—
HB 572, pages 253, 744

Certified personnel of boards of education, negotiating organization, allowed to establish—
HB 673, page 402

EDUCATION (Continued)

Colleges, universities and educational institutions, fiscal year provided—

HB 829, page 757

Commission on higher, powers and duties transferred to, state board of—
HB 7, page 7

Comprehensive health education, act requiring, repealed—
HB 476, page 185

Compulsory driver education, act requiring, repealed—
HB 477, page 185

Cost of living increase—
HB 397, page 112

County and city boards of, required to be elected—
HB 478, pages 185, 318, 859

County board of, appointment and dismissal authority over personnel—
HB 348, page 90

County board of, local school trustees, requirement to appoint, eliminated—
HB 32, page 11

Double jeopardy, teacher suspensions prevented—
HB 346, page 90

Educators, exempt from liability when rendering emergency care—
HB 325, page 87

Employees and support personnel, cost of living raise—
SB 540, pages 1748, 1973, 2271, 2275, 2277, 2307, 2543, 2798, 2804, 2887

Employees of various boards, mileage reimbursement provided—
HB 347, page 90

Employees or employee organization strikes, prohibited—
HB 623, pages 287, 653

Exceptional or below grade student classes, size of, controlled—
HB 329, page 87

Grades and report cards, day set aside, preparation of—
HB 349, page 90

Grievance, procedure boards of, to establish—
HB 327, page 87

Hospital medical insurance assistance for professional staff, support staff and bus drivers—
SB 187, pages 547, 2223

EDUCATION (Continued)

- Local boards of, employees granted holidays—
HB 337, page 89
- Local boards of, flexibility in programs—
HB 475, page 185
- Local school boards to form groups for obtaining group insurance—
HB 734, pages 563, 654
- Local school trustees, eliminating requirement of appointment—
HB 200, pages 41, 170
- Local support, minimum of, to receive full state allocation, required—
HB 141, pages 32, 74, 227, 229, 231, 235, 2371, 2376, 2391, 2399
- Minimum number of days to constitute first four scholastic months—
HB 669, pages 401, 654, 1541, 2886, 2886, 2894
- Minimum program fund, method of apportioning, changed—
HB 22, page 10
- Non-certified employees, certain accumulation of sick leave upon retirement, provided for—
HB 422, page 120
- Payroll deduction of union dues, provided—
HB 336, pages 88, 380, 391
- Personal leave, five days, allowed—
HB 353, page 91
- Personnel working in, injured on the job, full salary to draw—
HB 335, page 88
- Private school license law, courses regulated—
HB 319, pages 86, 166, 777, 816, 1426, 1453, 1478
- Professional employees organizations to negotiate with boards of, established—
HB 328, page 87
- Professional leave, local boards required to provide—
HB 351, page 91
- Public schools and junior colleges, nepotism prohibited—
HB 231, page 47
- Salary increases for advanced degrees, granting of—
HB 334, page 88
- School breakfast program, established—
HB 86, page 22
- School bus drivers, liability insurance—
HB 331, page 88
- School buses, seating space for all children required—
HB 5, page 7
- School days missed due to natural disasters, exemption—
HB 750, page 606
SB 369, pages 1110, 1111, 1974

EDUCATION (Continued)

School devotionals allowed—

HB 345, pages 90, 170, 291

School principals, supervisory responsibilities assigned—

HB 350, page 90

Special educational trust fund, funds to replace fees, procedures for distribution and use of—

HB 610, page 285

Special educational trust fund, requirement for reserve, removed—

HB 396, page 112

Spring holidays, uniform—

HB 781, page 667

State department of, employees brought under merit system—

SB 496, pages 1960, 1961, 2223

State department of, employees of disability determination division brought under the state merit system—

HB 770, pages 665, 1186, 1584, 2401, 2498, 2890

Substitute teachers, compensation—

HB 611, page 285

Support and maintenance of, constitutional amendment relating to—

HB 474, page 184

Taxes, county governing bodies to levy for—

HB 845, pages 798, 1001

Teacher termination, hearing and three evaluations provided—

HB 322, page 86

Teacher units, determination of number of—

HB 326, page 87

Teachers aide program, provided for—

HB 27, page 10

Teachers cancellation of, contested, school boards to set up hearings committees—

HB 190, page 40

Teachers, competency testing provided—

HB 68, pages 18, 76, 688, 690

Teachers personal property used in work, damaged, stolen or destroyed, replacement of—

HB 113, pages 26, 318, 2166

Teachers, prospective, national teachers examination, to take—

HB 225, page 46

Teachers retirement system, credit for service in private education—

HB 568, page 252

SB 399, page 1330, 1331, 1723

Teachers, suspended, compensation to accrue prior to contested hearing—

HB 344, page 90

EDUCATION (Continued)

Tenure granted assistant principals, coordinators and counselors—
HB 338, page 89

Vacancy notices, posting of required—
HB 324, page 87

EDUCATION BUDGET

Provided—

HB 532, pages 214, 744, 912, 1123, 1153, 1157, 1159, 1167, 1402

HB 1005, page 1202

SB 315, pages 1631, 1632, 1973, 2235, 2269, 2270, 2306, 2547, 2805,
2858, 2861, 2888

EDUCATION PERSONNEL

Cost of living increase, funds to pay provided further for—
HB 540, pages 215, 311, 350, 366, 372, 542, 545, 552, 553, 567, 591,
594, 595

EDUCATIONAL INSTITUTIONS

Fiscal year provided—
HB 829, page 757

EDUCATIONAL PERSONNEL

Cost of living increase—
HB 397, page 112

EDUCATIONAL TELEVISION COMMISSION

Membership increased—
SB 342, pages 1108, 2223, 2675, 2745, 2866, 2885, 2889

EDUCATIONAL TELEVISION EMPLOYEES

Merit system, to come under—
SB 425, page 117

EDUCATORS ORGANIZATIONS

Payroll deduction of dues to, authorized—
HB 336, pages 88, 380, 391

EIGHTH JUDICIAL CIRCUIT

Court reporters, expense allowance—
HB 986, pages 1103, 1189, 1415, 1813, 1826, 1964

EILAND, RUTH COOK

Retirement honored—
HR 354, page 2695

ELDERLY

Ad valorem tax exemption on principal residence—
HB 605, pages 284, 1006, 1557, 2852, 2882, 2894

Crimes against, penalties increased—
HB 641, page 329

Over age 65, exempt from college tuition—
HB 102, pages 24, 697

ELDERLY PERSONS

Crimes against, minimum sentence for offenders provided—
HB 315, pages 85, 314

Hunting and fishing licenses, exempted from having to pay money for—
HB 449, page 121

Taxpayers, income tax net exclusions for, raised—
HB 237, page 48

Taxpayers, personal exemption on income tax, raised—
HB 239, page 48

ELECTED OFFICIALS

Killed or disabled in line of duties due to criminal act, compensation—
HB 681, page 405

Threats of bodily harm, penalties set—
HB 695, pages 1098, 1724

ELECTION OFFICIALS

Candidates family or political committee excluded from serving as—
HB 19, pages 9, 171, 1955, 2854, 2881, 2894

Pay increase—
HB 647, page 183

ELECTIONS

Ballots, procedures to be included on—
HB 984, pages 1103, 1180

Candidates, filing of financial statements of provided for—
HB 18, pages 9, 399

Class 3 municipalities, dates—
HB 663, pages 354, 750, 811, 1309, 1313, 1343

Electronic voting machines, use of—
HB 206, page 42

Municipal, dates of changed—
HB 93, pages 23, 77, 570
HB 94, pages 23, 77, 571
SB 86, pages 179, 246, 567, 590
SB 87, pages 180, 247, 567, 590

Principal campaign committees, political committees, contributions,
advertising, laws changed—
HB 635, page 328

Supplies and equipment provided further for—
HB 108, page 25

ELECTRONIC SURVEILLANCE

Prohibited—
HB 499, page 207

**ELECTRONIC TRANSFER TO RETIREMENT TO BANKING
ACCOUNTS**

Provided for—

HB 547, pages 217, 999

ELECTRONIC VOTING SYSTEMS

Elections, use of in—

HB 206, page 42

ELMORE COUNTY

Deputy sheriffs, salaries increased—

SB 618, pages 1985, 1986, 2221, 2534, 2693

State prisoners, search for, apprehension and capture of, appropriation
provided for—

HB 211, page 43

ELMORE COUNTY FIRE DISTRICT STUDY COMMISSION

Created—

HJR 199, pages 1107, 1177, 1222, 1298, 1343

EMBALMERS

License fees, apprentices—

HB 740, pages 605, 876, 1589

EMERGENCY CARE

Liability when rendering, educators exempt from—

HB 325, page 87

Persons rendering, certain, exempt from civil liability—

HB 445, pages 121, 244

EMINENT DOMAIN

Property damaged by natural disasters—

SB 382, pages 1958, 1961

Set offs against damages, certain governmental agencies provided—

HB 418, pages 115, 750

EMPLOYEES

Immunity from suit by another employee—

HB 849, page 799

HB 850, page 799

EMPLOYEES RETIREMENT SYSTEM

Blind vendors, allowed to participate in—

HB 883, page 902

Cost of living increase provided under—

HB 15, page 8

HB 900, pages 984, 1186

SB 1, pages 1337, 1338, 1491, 2086, 2090, 2306, 2336, 2580, 2766

EMPLOYEES RETIREMENT SYSTEM (Continued)

Council on arts and humanities, to come under—
HB 912, page 986

Court personnel joining, transfer of funds—
HB 731, page 562

Creditable service time for leave of absence—
HB 1003, page 1202

Purchasing credit for withdrawn service—
HB 726, pages 561, 1351
HB 757, pages 661, 697

Re-opened for county employees—
HB 164, pages 35, 650, 1521, 1542, 1564, 2760, 2792, 2893
SB 81, page 644

ENERGY

Department of created—
HB 542, pages 215, 1187, 2061
SB 286, pages 1494, 1495, 1728, 2061, 2064, 2071, 2283, 2297

ENERGY ADVISORY COUNCIL

Created—
SB 286, pages 1494, 1495, 1728, 2061, 2064, 2071, 2283, 2297

ENERGY CONSERVATION CODE

Provided for—
HB 448, page 121

ENERGY MANAGEMENT AND CONSERVATION ACT OF 1980

Enacted—
HB 542, pages 215, 1187, 2061

ENGINEERING LIENS

Provided for—
HB 277, page 55

ENGINEERING SERVICES

Mechanics and materialmans lien statute, included—
HB 682, pages 405, 747, 2179

ENGINEERS

Professional, regulated—
HB 870, pages 804, 876

ENTERPRISE HIGH SCHOOL

Band praised—
SJR 23, pages 155, 204, 304

Deca Chapter, commended—
SJR 182, pages 1981, 2217, 2297

Football team, congratulated—
SJR 22, pages 155, 204, 304

Rifle and drill team, commended—
SJR 200, pages 2310, 2355

ENVIRONMENTAL SERVICES

Department of, created—

HB 630, pages 327, 790, 1802, 1810, 1835, 1914, 2036, 2055

EQUIPMENT REPLACEMENT SURPLUS RESERVE ACCOUNT

Public road and bridge fund in, created—

HB 702, pages 556, 652, 1552

ESCAMBIA COUNTY

Board of equalization, compensation—

HB 1028, pages 1207, 1356, 1518, 2426, 2544, 2890

Board of registrars, compensation—

HB 1027, pages 1207, 1356, 1517, 2426, 2544, 2890

County Commission, compensation—

HB 1029, pages 1207, 1356, 1518, 2426, 2544, 2890

Officers, constitutional amendment relating to compensation of—

HB 1031, pages 1207, 1356, 1519, 2427, 2545, 2892

Sheriff, expense allowance—

HB 1030, pages 1207, 1356, 1518, 2427, 2545, 2891

ESPY, SR., MAJOR WATT

Death mourned—

HJR 202, pages 1189, 1222, 1298, 1343

ETHICS LAW

Physician for the day program exempted from—

HB 865, pages 802, 873

ETHYL ALCOHOL

Used as motor fuel, sales taxes exempt from—

HB 37, page 12

ETOWAH COUNTY

Board of registrars, per diem supplement—

SB 608, pages 1983, 1986, 2224, 2549, 2692

Court reporters, expense allowance—

SB 395, pages 1332, 1333, 1487, 1652, 1833

District attorneys, supernumerary, compensation—

SB 617, pages 1984, 1986

Gadsden water works and sewer board, expense allowance—

SB 394, pages 1332, 1333, 1486, 1652, 1833

Jury commission clerk, compensation—

SB 396, pages 1333, 1487, 1652, 1833

Recording fee increased—

SB 609, pages 1983, 1986, 2224, 2549, 2692

ETV EMPLOYEES

Merit system, to come under—

HB 425, page 117

EVANS, FRANKLIN CORBIN

Death mourned—
SJR 48, pages 331, 383

EVIDENCE

Exhibits offered as, in trials, filing—
HB 887, pages 903, 997

EXAMINERS OF PUBLIC ACCOUNTS

Alabama association of school boards, examination—
HJR 317, page 2379

Chief examiner, legislative committee on public accounts to fix salary
of—
HB 261, pages 52, 312, 1539, 2401, 2497, 2890

City boards of education records and accounts, to audit—
HB 341, page 89

Federal government, monies and grants from, allowed to retain—
HB 713, pages 558, 791
SB 508, pages 1328, 1329, 1484, 2837, 2887

EXCELLENCE IN LOCAL EDUCATION ACT

Providing local school support
HB 41, pages 12, 76, 719, 730, 1608, 1678, 1719

EXCISE OR LICENSE TAXES

Counties or municipalities, levy of, restrictions removed—
HB 255, pages 51, 246

EXECUTIONS

Mode of, when condemned is a medical donor, provided for
HB 33, pages 11, 72, 222

EXECUTIVE SESSIONS

Certain boards prohibited from holding—
HB 197, page 41

EXTRADITION

Expenses of returning an accused to Alabama, payment of—
HB 422, pages 116, 875

EXTRAORDINARY DISABILITY ALLOWANCE

Armstrong, Marjorie, provided—
HB 949, pages 1019, 1182, 1395, 1814, 1826, 1964

EYEGLASSES

Sales tax exemption—
HB 386, page 97

FACTORY CREEK WATERSHED CONSERVANCY DISTRICT

Appropriation provided—
HB 12, page 8

FAIR FRANCHISE LAW

Provided—
HB 810, page 706

FAIRFIELD

City of, city council election from wards—
HB 798, page 703

FAIRS

Agricultural, special awards committee per diem increased—
HB 961, pages 1097, 1179, 1603, 1607, 1636

FARM EQUIPMENT AND MACHINERY

Investment in, income tax investment credit—
HB 507, page 209

FARM LANDS

Owned or leased by non-resident aliens, required to report to commissioner of agriculture and industries—
HB 42, pages 13, 749, 1316

FARM MACHINERY

Excise tax, 25% increase—
HB 899, page 983

FARM MACHINERY AND EQUIPMENT

Privilege or license taxes on, 25% increase—
HB 898, page 983

FARM PRODUCTS

Floricultural and nursery products included in definition of—
HB 234, page 47

FARMERS MARKET AUTHORITY

Administrator, salary—
SB 173, pages 1494, 1495, 2219, 2675

FARMERS MARKET FACILITIES

Statewide provided—
HB 302, page 83

FAULKNER, JOHN CALVIN

Death mourned—
HR 261, page 1757

FAYETTE COUNTY

County commission, work or services upon private property, powers and authority—
HB 966 pages 1098, 1181, 1390, 1681, 1709, 1720

FEDERAL AID HIGHWAY FINANCE AUTHORITY

Powers, bonds and notes, contracts—
HB 701, pages 556, 652, 1546

FEDERAL INSURANCE COMPENSATION ACT

Taxes levied, under, eliminated as deductions—
HB 958, page 1097

FEDERAL RESERVE EMPLOYEES BENEFITS SYSTEM

Income tax, retirement income of, exempt from—
HB 503, page 208

FELD, MONTY

Best wishes—
HR 309, page 2294
HJR 334, pages 2514, 2757, 2792, 2893

FELONY CRIMES

Minimum sentences established—
HB 333, page 88

FIFTEENTH JUDICIAL CIRCUIT

Child abuse reports, district attorney authorized to receive—
HB 679, page 404

Grand jury, more than one to be empaneled at one time—
HB 620, pages 286, 878
HB 621, pages 286, 600, 682, 2763, 2792, 2893

FIFTH JUDICIAL CIRCUIT

Three judges provided—
HB 145, pages 33, 72, 222, 294, 971, 979, 994
SB 75, page 280

FINANCE CHARGES

Maximum and their calculation—
HB 459, pages 181, 270, 833

FINANCE COMPANIES

Examination—
SB 38, pages 1326, 1327, 1352, 2192, 2268

FINANCE DEPARTMENT

Division of service mail and supply room revolving fund, janitorial supplies, used to purchase—
HB 814, pages 706, 1186, 1940, 2676, 2689, 2892

FIRE EXTINGUISHERS

Sale or work with, regulated and licensed—
HB 881, pages 902, 1352

FIRE FIGHTERS

Bargaining agents, allowed to employ—
HB 647, page 351

Killed in line of duty, tuition of child paid—
HB 294, page 58

FIRE FIGHTERS (Continued)

Municipalities or counties to furnish civil service system or join state system—

HB 268, page 53

Occupational diseases redefined—

HB 670, page 401

Training of, minimum—

HB 250, pages 51, 169

FIRE FIGHTERS EMPLOYEE-EMPLOYER RELATIONS ACT

Provided—

HB 647, page 351

FIRE FIGHTERS PERSONNEL STANDARDS AND EDUCATION COMMISSION

Organization, powers and duties of—

HB 252, pages 51, 1004

SB 213, pages 2204, 2219, 2741, 2764, 2879

FIRE INSPECTORS

Deputy, expense allowance—

HB 132, page 30

FIRE SYSTEMS

Sale or work with, licensing and regulation of—

HB 881, pages 902, 1352

FIREARMS

Alcoholic beverages, possession of where sold prohibited—

HB 619, pages 286, 875, 2032

Pistols, sale of regulated—

HB 739, pages 605, 747

FIREMEN

Killed in line of duty, compensation of survivors—

SB 360, pages 1327, 2193, 2283, 2296

FIREWORKS

Sale and use of regulated—

HB 587, pages 281, 1006

FIRST JUDICIAL CIRCUIT

Washington county division, court costs increased—

HB 753, pages 607, 656, 714, 1425, 1452, 1478

FISHING LICENSES

Non-resident commercial, sale of—

HB 266, pages 53, 77, 582, 722, 1711, 1718, 1720, 2059, 2290, 2318, 2398

Persons over 65 exempt from having to pay money for—

HB 449, page 121

FISHING REGULATIONS

Commercial, penalties for violating increased—
HB 267, pages 53, 77, 582, 723, 1711, 1718, 1720

Wire fish baskets, marking of—
SB 323, pages 551, 552, 654

FLORENCE

City of, boundaries altered—
HB 953, pages 1020, 1093, 1220, 1681, 1708, 1719
HB 1109, pages 1641, 1731, 1998, 2507, 2555, 2891

City of, building code fees—
HB 996, page 1105

FLORICULTURAL AND NURSERY PRODUCTS

Farm products, included in definition of—
HB 234, page 47

FOLEY

City of, cable television station authorized—
SB 511, pages 1108, 1109, 1180, 1386, 1473, 1751, 2046

FOLMAR, EMORY

Appreciation expressed—
HJR 27, pages 124, 151, 173, 202

FOOD STAMP PROGRAM

Funding of—
HR 288, page 2037

FOREST

Burning of, class C felony
HB 563, page 251
SB 367, pages 1022, 1023, 1726, 2383, 2679, 2766

FOREST TREE SEED AND SEEDLING

Gross receipts tax, exempt—
HB 170, pages 36, 311, 1588, 1938, 2191, 2195, 2844, 2860, 2894

FORESTRY COMMISSION

Employees, powers of—
HB 292, pages 57, 77, 723, 2040, 2064, 2206

FORT BENJAMIN O. DAVIS

Named—
SJR 41, pages 272, 273, 1625, 1834

FORT PAYNE

City of, election of city council—
HB 696, pages 554, 597, 675, 857, 865, 867

FORTIETH JUDICIAL CIRCUIT

Created—

HB 573, pages 253, 809

FOSTER, KATHERINE ELIZABETH

Death mourned—

HJR 72, pages 307, 348, 379, 391

FOURTEENTH JUDICIAL CIRCUIT

Circuit judges supplemental salary—

HB 1016, pages 1204, 1355, 1515, 1517, 2311, 2334, 2399

FOX, PAUL THOMAS

Death of mourned—

HJR 42, pages 178, 207, 234, 236

FOXES

Fur-bearing animals, removed from category of—

HB 280, page 55

FRANCE, WILLIAM H. J.

Recognized—

HJR 186, pages 1010, 1051, 1058, 1083

FRANCHISE TAXES

Provided further for—

HB 1077, pages 1381, 1492, 1810, 1821, 1827, 2376, 2391, 2399

FRANCHISEES

Legal rights—

SB 471, page 1745

Rights provided in contract negotiations—

HB 810, page 706

FRANKLIN COUNTY

Public health services, fees for—

HB 1115, pages 1642, 1734, 2017, 2508, 2556, 2891

FUNDERBURK, HANLY

Commended—

HJR 190, pages 1025, 1051, 1058, 1083

SJR 139, pages 1114, 1177, 1293

FUNERAL DIRECTORS

License fees, apprentices—

HB 740, pages 605, 876, 1589

FUNERAL ESTABLISHMENTS

License fees—

HB 740, pages 605, 876, 1589

FUNERALS

Military, state department of to provide Alabama veterans complete formal—
HB 470, page 184

FUR-BEARING ANIMALS

Foxes and raccoons removed from category of—
HB 280, page 55

FUZZ BUSTERS

Sale of use of prohibited—
HB 580, page 255

GADSDEN

City of, policemen and firemens retirement fund, board of trustees—
SB 564, pages 1495, 1496, 1613, 1786, 1828, 2046

GAME AND FISH

Game animals, sale of prohibited, deer exempt—
HB 764, pages 663, pages 750

Wild turkey, official state game bird—
HB 889, pages 903, 1001, 1556, 2859, 2883, 2894

GAME ANIMALS

Sale of prohibited, deer taken legally exempt—
HB 764, pages 663, 750

GARAGES

Uniform certificate of title and anti-theft act, included—
HB 543, pages 216, 320

GARNISHMENT

State to conform to federal statute—
HB 469, pages 183, 396

GARNISHMENT OF WAGES

Child support, percentage of allowed for—
HB 152, pages 34, 652

GAS SEVERANCE FEES

Increased—
HB 778, page 667

GASOHOL

Sales tax, exempt from—
HB 37, page 12

Tax exemptions—
HB 198, pages 41, 650
HB 952, page 1020

GASOHOL (Continued)

Taxation on, reduced—

SB 354, pages 1329, 1611, 2069, 2076, 2283, 2296, 2527, 2587, 2717, 2877

GASOLINE

County sales and use taxes shall not apply to gross proceeds of sales, use, storage or consumption—

HB 289, pages 57, 71, 194, 582, 637

Gross proceeds of sales of, exemption removed—

HB 287, pages 57, 70, 136, 139, 141, 157, 163, 164, 577, 614, 628, 2357, 2391, 2399, 2515

Municipal license taxes shall not apply to gross proceeds of—

HB 291, pages 57, 71, 194, 582, 638

Municipal sales and use taxes, not subject to sales and use taxes on gross proceeds of sales of—

HB 290, pages 57, 71, 194, 582, 638

Retail sellers of, pump tax permit required—

HB 1081, pages 1382, 1486, 1684

Tax on storage use, exemption removed—

HB 288, pages 57, 70, 166, 194, 582, 629

Taxes, levied on—

HB 285, pages 56, 70, 136, 194, 582, 629, 719

HB 317, page 85

GASOLINE RETAILERS

Gallon price, to post—

SJR 140, pages 1111, 1349, 1473

GASOLINE TAX PROCEEDS

Disposition of—

HB 549, page 247

GAY, OTIS FRANKLIN

Commended—

HJR 15, pages 98, 108, 138, 162

GEDDIE, EDRIE VARNER

Honored—

HJR 353, pages 2694, 2763, 2797, 2893

GENERAL ACTS OF LOCAL APPLICATION

Validated—

HB 195, pages 41, 171

SB 200, pages 546, 1001, 2076, 2283, 2296

GENERAL CONTRACTORS

State licensing board for per diem—

HB 1004, pages 1202, 1351, 2037, 2800, 2801, 2894

GENERAL FUND BUDGET

Provided—

HB 533, pages 214, 1003, 1221, 1224, 1294, 1300, 1302, 2097, 2170,
2177, 2366, 2428, 2503, 2578, 2591, 2695, 2739, 2893

GENERAL IVAN R. SMITH ARMORY

Named—

HJR 81, pages 355, 371, 380, 392

GENEVA COUNTY

District judge, salary supplemented—

HB 1045, pages 1373, 1488, 1783

Sales tax levied—

HB 1046, pages 1373, 1488, 1657, 2029, 2041, 2206

Superintendent of education, salary and expense allowance—

HB 1113, pages 1641, 1731, 1999, 2507, 2555, 2891

HB 1123, pages 1644, 1732, 2006, 2508, 2557, 2891

GIBSON, C.S.—

Ninetieth birthday noted—

SJR 155, pages 1340, 1349, 1473

GILES, MARILYN B.

Commended—

HR 228, page 1385

GINGERY, MARK LUCAS

Cited—

HR 312, page 2313

GOOD BEHAVIOR DEDUCTIONS

Regulated—

HB 868, page 803

GOOD SAMARITANS

Liability, exemption—

HB 667, pages 355, 999

Persons rendering emergency care, exempt from civil liability—

HB 445, pages 121, 244

GOOD TIME

Laws sanctioning deductions of criminal sentences repealed—

SB 107, pages 1496, 1497, 1727, 2196, 2198, 2268

GOOD TIME LAW

Amended—

HB 162, page 35

HB 163, page 35

GOODE, WAYNE

Commended—

HJR 191, pages 1037, 1051, 1058, 1083

GOSHEN HIGH SCHOOL FOOTBALL TEAM

Commended—

SJR 7, pages 64, 140

GOVERNMENTAL ENTITIES

Filing false claims with, penalties provided—

HB 487, pages 187, 236, 244

GOVERNOR

Cash awards to state employees for economical suggestions—

HB 548, pages 217, 312

Committee appointed to escort to joint session—

SJR 1, page 61

Notified legislature is in session—

HJR 2, page 4

SJR 2, page 62

Surplus state books, donated to law schools and colleges—

HJR 18, page 100

HB 359, pages 92, 1001

GOVERNOR JAMES

Employee memorandum, urged to reconsider—

HR 108, page 538

GOVERNORS COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED

Existence—

HB 364, pages 92, 322, 411

SB 277, pages 480, 481, 487, 494, 528

GOVERNORS COUNCILLOR

Office of abolished—

HB 10, pages 8, 73, 223

GOVERNORS MANSION

Furnishing, cooperation—

HR 212, page 1197

GOVERNORS OFFICE

Toll-free telephone hotline to—

HB 721, page 560

GOVERNORS SALARY

State employees prohibited from receiving larger salary than—

HB 256, page 51

GRAIN HANDLING FACILITIES

Coal severance taxes certain, to be expended for at state docks—

HB 697, pages 555, 1185, 1468, 1472, 1475, 1476, 2198, 2212, 2690,
2714, 2717, 2731, 2796, 2893

GRAND JURIES

Fifteenth judicial circuit, more than one may be empaneled at one time—

HB 620, pages 286, 878

HB 621, pages 286, 600, 682, 2763, 2792, 2893

GRAVEYARDS

Defacing of articles in, criminal offense—

HB 668, pages 355, 396, 1320, 1554, 2402, 2497, 2890

GREEN, LOUIS

Removed from office—

HJR 69, page 291

GREENE COUNTY

Election officials, additional allowance—

HB 1082, pages 1382, 1489, 1689, 2035, 2063, 2206

GRIMES, O. R.

Commended—

HJR 241, pages 1574, 1963, 1978, 2205

GROSS RECEIPTS TAX

Road contractors escalation provisions, exempt—

HB 516, page 210

GROVE HILL ACADEMY FOOTBALL TEAM

Commended—

HJR 205, pages 1192, 1222, 1298, 1343

GULF STATE PARK

Funds transferred for repair of—

HB 934, pages 1015, 1491

SB 553, pages 1627, 1628, 1724, 2352, 2356, 2377, 2412, 2586

GUMBS, O.S.

Commended—

HJR 239, pages 1508, 1963, 1978, 2205

GUNS AND RIFLES

Law enforcement officers retired, carrying of handgun by, authorized—

HB 9, pages 8, 73, 226

Machine guns, sawed-off shotguns or rifles, buying or selling of made
illegal—

HB 95, pages 23, 1486

GUTHRIE, FAIN A.

Appreciation expressed—

HJR 65, pages 288, 325, 343, 348, 391

HALL, JAMES

Commended—

HR 238, page 1508

HAMRICK, SR., RAY S.

Death mourned—

HJR 87, pages 383, 537, 544, 595

HANBY, MARGARET LOUISE

Best wishes—

HR 309, page 2294

HJR 334, pages 2514, 2757, 2792, 2893

HANDICAPPED PERSONS

Blind persons, supplemental security income payments—

HB 35, page 11

Crimes against, minimum sentence for offenders provided—

HB 315, pages 85, 314

Mentally retarded, normal work and life opportunities—

HB 408, pages 113, 170

HARGETT, JOEL

Recognized—

HR 313, page 2313

HAWKINS, HUBERT

Honored—

HR 163, page 893

HAYNEVILLE

Boundaries altered—

HB 447, pages 121, 247, 291, 371, 380, 391

HEALTH

Certificate of need program established—

HB 874, pages 900, 1006

Medical clinics redefined—

SB 385, pages 1110, 1111, 1179, 1568, 2675

Medical services administration, false claims to, made a felony—

HB 488, pages 187, 244, 1520, 2298, 2319, 2398

Podiatry, definitions in, regulation of—

HB 661, page 354

HEALTH CARE FACILITIES

Veterans nursing homes, defined as—

HB 1139, page 1648

HEALTH CARE PROVIDERS

Excess payments made to, under the medicaid program, recovery of—

HB 489, pages 187, 244

HEALTH EDUCATION

Act requiring repealed—
HB 476, page 185

HEALTH PLANNING AND DEVELOPMENT AGENCY

Existence and function—
HB 360, pages 92, 322, 409
SB 275, pages 478, 480, 487, 492, 528

HEARING AIDS

Sales tax exemption—
HB 386, page 97

HEATING AND AIR CONDITIONING

Installation of, regulations—
HB 1013, pages 1204, 1350, 2181

HELDERMAN, SR., FRANK

Commended—
HJR 242, pages 1575, 1963, 1979, 2205

HEMOGLOBIN DISORDERS

Children with, rehabilitation of
HB 169, page 36

HIGH SCHOOL PRINCIPALS

Voter registration, to take—
HB 387, page 97

HIGHWAY AUTHORITY

Existence—
HB 363, pages 92, 322, 411
SB 270, pages 477, 480, 486, 493, 528

HIGHWAY CONSTRUCTION

Federal funding of, level urged—
SJR 190, page 1979

HIGHWAY DEPARTMENT

Equipment replacement, surplus reserve account in, created—
HB 702, pages 556, 652, 1552

Sealed bids on highway projects, allowed to mail—
HB 703, page 556

State captive counties, divested of duties in, effective date—
HB 916, pages 987, 998, 1539, 2804, 2859, 2894

HIGHWAY FINANCE CORPORATION

Existence—
HB 362, pages 92, 322, 410
SB 271, pages 478, 480, 486, 493, 528

HIGHWAY MAINTENANCE AND CONSTRUCTION

Congress urged to fund—

HJR 274, pages 1934, 2509, 2557, 2891

HIGHWAY SAFETY

Alabama rules of the road act provided—

HB 6, page 7

SB 2, pages 179, 180, 696, 2325, 2366, 2391

Motor vehicles towing loads, required to secure with 2 or more chains or cables—

HB 26, pages 10, 171

Motor vehicles weighing 70,000 lbs. or over, tax levied on—

HB 674, page 402

Motorcycles, headlights required to be on—

HB 490, pages 187, 751

Rules of the road act provided—

HB 248, pages 49, 167

HILL, MAMIE

Honored—

HR 67, page 290

HISTORIC RESOURCES

Task force to study, created—

HJR 287, page 1993

HISTORICAL PRESERVATION AUTHORITIES

Board of directors, election and term of office of—

HB 235, pages 47, 75, 334, 1704, 1717, 1720

Earnings of, usury or interest rates, exempt—

HB 935, pages 1016, 1178, 1561, 2401, 2425, 2890

HOGS

Swine diseases, eradication and control of—

HB 199, pages 41, 72, 221, 2798, 2803, 2893

HOLMES, JOHN H.

Death mourned—

HR 146, page 770

HOLMES, RALPH C.

Speedy recovery wished—

HJR 39, pages 177, 207, 234, 236

HOOVER

City of, boundaries altered—

HB 411, pages 114, 228, 319

HB 1136, pages 1647, 1730

SB 622, pages 1982, 1986, 2220, 2565, 2567, 2693

HOSPITAL CARE COST

Inpatient, medicaid program, ceiling set on, paid by—
HB 597, pages 283, 317, 351, 387, 2673, 2753

HOSPITAL INSURANCE

Mental health services, required to include reimbursement of social workers—
HB 419, pages 116, 653
SB 230, pages 1629, 1631

HOSPITALS

License fee increased—
HB 332, pages 88, 166, 778, 1696, 2768, 2796, 2893

HOUSE BILL 540

House of representatives, sentiment—
HR 328, page 2505

HOUSE BILLS

Indefinitely postponed—
HB 276, page 1967

HOUSING FINANCE AUTHORITY

Created—
HB 558, pages 250, 397, 1524
SB 357, pages 1959, 1961, 1974, 2330, 2335, 2336, 2351, 2402, 2410, 2727, 2879

HOUSTON COUNTY

Probate judge and revenue commissioner, expense allowance—
HB 922, pages 1011, 1354, 1510, 2289, 2317, 2398

HOWELL IRWIN MEDICAL FUND OF THE FIRST METHODIST CHURCH OF GADSDEN

Sales and use taxes, exempt—
HB 63, page 17

HR 5225

Congress urged to pass—
SJR 15, page 152

HUBBERTVILLE HIGH LADY LIONS

Congratulated—
HR 158, page 816

HUMAN RESOURCES BOARD

Established—
HB 615, pages 285, 999
SB 318, pages 1628, 1727, 2184, 2187, 2188, 2190, 2198

HUNTER ORANGE

Deer hunters required to wear—
HB 519, page 211

HUNTING

Deer hunters required to wear hunter orange—
HB 519, page 211

HUNTING LICENSES

Persons over 65 exempt from having to pay money for—
HB 449, page 121

HUNTSVILLE

City board of education, election of—
HB 794, pages 702, 753, 811, 1155, 1159, 1171, 1296, 1342

HUNTSVILLE EAST ALLSTARS

Commended—
HJR 92, pages 400, 537, 544, 595

HUNTSVILLE-MADISON COUNTY MENTAL HEALTH BOARD

Membership increased—
HB 990, page 1104

HURRICANE DISASTER RELIEF

Commended—
SJR 195, pages 2097, 2218, 2298

IDENTIFICATION MARKS

Articles with altered or obliterated, sale or use of prohibited—
HB 695, page 554

ILLEGITIMATES

Paternity of, procedures for establishing—
HB 150, pages 33, 169

IMPLIED WARRANTIES

Disclaimer to be enforceable, language to be conspicuously printed—
HB 494, pages 188, 313
SB 214, pages 551, 552, 745

INCEST

Crime of, corroboration of testimony, requirement of eliminated—
HB 893, page 982

INCOME TAX

Computation of—
HB 927, page 1012
HB 928, page 1012

Farm equipment and machinery, investment credit for investing in—
HB 507, page 209

Federal reserve employees benefits system, retirement income of,
exempt from—
HB 503, page 208

INCOME TAX DEDUCTIONS

Tobacco, alcoholic beverages and charitable contributions, increased—
HB 766, page 663

INCORPORATION

Population requirements increased—
HB 264, page 53

INCORPORATION OF TERRITORY

Municipal, conditions set for—
HB 89, page 22

INDICTMENTS

Two or more offenses may be joined in—
HB 358, page 91

INDIGENT DEFENDANTS

Appointment and compensation of counsel for, provided further for—
HB 106, page 25

INDIGENT ELDERLY AND DISABLED

Care of—
SJR 35, pages 277, 326, 382

INDIGENT JUVENILES

Cases involving, attorneys fees, state to pay—
HB 92, page 23

INDIGENT PATIENTS

Medical care, financial responsibility—
HB 134, page 31
HB 388, pages 97, 652
SB 497, pages 1327, 1484, 2282, 2284, 2286, 2292, 2293, 2355

INDUSTRIAL BOARD

State, abolished—
HB 1034, pages 1209, 1610, 1810, 1821, 2846, 2883, 2894

INDUSTRIAL DEVELOPMENT AUTHORITY

State, airport authorities included as a grantee of—
HB 161, pages 35, 169, 1313

INDUSTRIAL DEVELOPMENT BOARDS

Municipal, pollution control facilities, location of—
HB 122, pages 28, 246, 692, 693
SB 91, pages 179, 271, 2575, 2663, 2665, 2690, 2697, 2879
Projects approved by, municipality may disapprove—
HB 392, pages 98, 750

INDUSTRIAL DEVELOPMENT PARKS

Counties allowed to condemn land for—
HB 1086, pages 1383, 1725

INDUSTRIAL PLANTS

Closing, employees of, to be given preference of filling vacancies at another location—
HB 274, page 54

INDUSTRIAL RELATIONS

Department of, employees of, police powers extended—
HB 311, pages 84, 314

INFANTS

Perinatal health act, established—
HB 688, pages 406, 879
SB 414, pages 1110, 1111, 1975, 2874, 2885, 2889

INSTITUTE FOR THE DEAF AND BLIND

Appropriation—
SB 590, pages 1959, 1961, 2223, 2865, 2888

INSURANCE

Assigned risk plan for undesirable risks—
HB 472, page 184

Assigned risk plans, provided for—
HB 29, page 11

Benefits, contracts, clause denying or reducing due to medicaid assistance—
HB 590, pages 282, 316, 350, 376, 597, 601, 648

Burial, regulated, policy provisions provided—
HB 180, pages 38, 170
SB 135, pages 550, 552, 654

Commissioner of, immunity from civil liability extended—
HB 187, pages 39, 205
SB 375, pages 1961, 1962, 1976

Commissioner, requirement to publish names of all agents, repealed—
HB 178, pages 38, 170, 1953

Credit, commissioner to regulate certain forms of—
HB 725, page 561

Credit life, premium on limited—
HB 298, page 82
HB 299, pages 82, 1178

Department of, examiners in, certain, exempt in exams conducted out of state—
HB 186, page 39
SB 141, pages 1961, 1962, 1976

False statements given under the Alabama insurance code made a felony—
HB 185, pages 39, 205, 1950

Health and accident, payment of claims regulated—
HB 153, page 34

INSURANCE (Continued)

Hospital or medical, mental health services, required to include reimbursement of social workers—

HB 419, pages 116, 653

SB 230, pages 1629, 1631

Information collected for, standards established—

HB 183, page 39

Insurance guaranty association, provided—

HB 184, page 39

SB 139, pages 890, 891, 1005, 2557, 2753, 2877

Investments in subsidiaries and affiliates of domestic insurers—

HB 553, pages 248, 318

SB 306, pages 551, 552, 654, 855, 977

Medicaid program reimbursement for medicare deductible on coinsurance for services not rendered, prohibited—

HB 592, pages 282, 316

Mobile homes, uniform standards code amended—

HB 189, pages 40, 399, 1944, 2676, 2688, 2892

SB 374, pages 1961, 1962, 1975

Mutual aid associations, insurance holding company system regulatory act, to follow provisions of—

HB 181, pages 38, 170

SB 136, pages 1745, 1976

Mutual aid associations, new, formation of prohibited—

HB 182, pages 39, 205

SB 137, pages 1745, 1976

Retired state employees, hospital, funds provided for—

HB 272, page 54

Retired teachers, hospital, funds provided for—

HB 275, page 55

School buildings, boards of education to insure wherever best coverage is available—

HB 270, pages 54, 72, 220, 263, 583, 646

SB 194, pages 1627, 1628, 1716, 1722

State employees health insurance plan, state to pay full premium—

HB 269, page 54

Stock and mutual companies to be treated equally with the use of surplus notes—

HB 179, pages 38, 170, 1952, 2852, 2881, 2894

Surplus line brokers, commissioner to examine—

HB 188, pages 40, 205

SB 376, pages 1961, 1962, 1976, 2559, 2691

University faculty, allocation for hospital, to receive—

HB 330, page 88

INSURANCE AGENTS

Partnerships and corporations, licensing of—
HB 497, page 190

INSURANCE DEPARTMENT

Existence—
HB 369, pages 93, 323, 416
SB 274, pages 478, 480, 487, 498, 528

INSURANCE FUND

Medicaid program, monies of, transferred for—
HB 502, page 208
HB 539, page 215
HB 729, page 562
SB 320, page 549
SB 429, pages 490, 491, 1973, 2675

INSURANCE GUARANTY ASSOCIATION

Provided for—
HB 184, page 39
SB 139, pages 890, 891, 1005, 2557, 2753, 2877

INTEREST RATES

Individuals allowed to charge same as financial institutions—
HB 241, pages 48, 75, 341, 344, 1356, 1420, 1478
HB 247, pages 49, 72, 225

Lending institutions, maximum allowed to charge—
SB 533, pages 1627, 1628, 1729, 2084, 2294, 2299, 2512, 1766

INTERMEDIATE CARE FACILITIES

Privilege or license tax, levied on—
HB 769, page 665

INTERSTATE MOTOR CARRIERS

Surtax on fuel levied—
HB 286, pages 56, 70, 136, 194, 582, 629, 719

INTESTATE

Descent and distribution of real estate of, order changed—
HB 254, page 51
HB 424, page 116
HB 588, pages 281, 1569
HB 741, pages 605, 996, 2060
SB 116, pages 890, 996, 2868, 2885, 2889

INVENTORIES

Repurchase of, contract termination—
HB 45, pages 13, 74, 300

IRANIAN CRISIS

President Carter, legislative support of—
HJR 9, pages 60, 66, 81, 106

IRANIAN RESCUE ATTEMPT

Servicemen killed in, sympathy expressed—
HJR 247, pages 1638, 1799, 1814, 1964

IRANIAN STUDENTS

Requested to leave state—
HJR 251, pages 1710, 1799, 1814, 1964

Schools urged to cease enrolling—
HJR 157, page 1341

ISRAEL, WILLIARD ALFRED

Honored—
HR 262, page 1757

JACKSON ACADEMY

Congratulated—
HJR 25, pages 123, 151, 173, 202

JACKSON COUNTY

Board of equalization, per diem—
HB 394, pages 111, 552, 609, 814, 830, 866

County commission chairman, salary—
HB 395, pages 112, 1613, 1790, 2288, 2316, 2398

Education, superintendent and board of, election of—
HB 637, pages 329, 1613, 1789, 2288, 2316, 2398

License tags, taxes on—
SB 595, pages 1749, 1750, 1977, 2232, 2283, 2297

Rescue squads, public funds, contributed to—
HB 977, pages 1101, 1613, 1788, 2289, 2317, 2398

Tennessee valley authority payments distributed—
HB 1053, pages 1375, 1613, 1790, 2289, 2318, 2398

JACKSON HIGH SCHOOL

Congratulated—
HJR 26, pages 124, 151, 173, 202

JAMES, GOVERNOR FOB

Commended—
HR 70, page 297

JANITORIAL SUPPLIES

Finance department, division of service mail and supply room revolving
fund used to purchase—
HB 814, pages 706, 1186, 1940, 2676, 2689, 2892

JARRETT, ELEANOR

Congratulated—
HR 347, page 2663

JEFFERSON COUNTY

- Abandoned motor vehicles, public auction of—
HB 462, pages 182, 792, 908
- Administrative assistants for governing body—
HB 501, page 208
SB 331, pages 2203, 2222, 2552, 2695, 2750, 2873
- Barbers and barber colleges, regulated and licensed—
HB 756, pages 608, 1614, 1794
- Bingo games permitted—
HB 520, pages 211, 1003, 1215, 1685, 1686, 2519, 2574, 2892
HB 521, pages 211, 1180, 2072, 2426, 2545, 2892
- Birmingham exempted from county civil service system—
HB 54, page 16
- Birmingham-Jefferson county transit authority, funding of, taxes levied—
HB 676, pages 403, 1617, 1792, 1798, 2025, 2181
- Board of education, student transportation, to supply—
HB 774, pages 666, 1617, 1797
- Civic center authority board of directors, selection of members of—
HB 70, pages 19, 599, 681
- Civic center authority, establishment and creation of provided for—
HB 48, pages 14, 598, 677, 1760, 1818, 1965
- Civil service system—
HB 1092, pages 1385, 1617, 1798, 2026, 2173, 2177
- Civil service system, terms defined—
HB 799, page 703
- Commission, sewage trunk line bringing in sewage of surrounding county prohibited—
HB 772, page 665
- Conveyance of property, recorded in probate judges office, information needed on—
HB 755, pages 607, 1616, 1793, 1794, 2521, 2575, 2892
- Conveyances of property, requirements—
SB 433, pages 1631, 1977, 2233, 2296
- Deputy probate judge, salary—
HB 804, pages 704, 1616, 1796
- Deputy sheriff, probation or juvenile officer, replacement of clothing or equipment—
HB 500, page 207
SB 329, pages 549, 550, 792, 1214, 1320
- District court judges, supplemental salaries—
HB 575, pages 254, 1183, 1396, 1813, 1824, 1964
- Districts, divided into—
HB 51, pages 15, 599, 680

JEFFERSON COUNTY (Continued)

Election of assistant county officials to serve in Bessemer, deputy sheriff exempt—

HB 340, pages 89, 792, 1036, 1211, 2054, 2068, 2206

Firemen and policemen's pension and relief system—

HB 901, pages 984, 1616, 2024, 2183, 2192, 2511, 2553, 2891

Fish, taking of regulated, wire mesh baskets—

SB 626, page 2201

Hoover, city of, boundaries altered—

HB 411, pages 114, 228, 319

Licenses and license fees, collection—

HB 1037, pages 1371, 1614

Municipal incorporation, restrictions deleted—

HB 69, pages 18, 78, 737, 1679, 1706, 1719, 2175

Pension and relief system, credit—

HB 546, pages 216, 1614, 1795, 2023, 2024, 2715, 2740, 2892

Pension system—

HB 878, pages 901, 1613, 1792, 2020, 2179

HB 879, pages 901, 1614, 1793

SB 567, pages 2203, 2221, 2551, 2691

SB 568, pages 2202, 2203, 2221, 2550, 2692

Probate judge, duties and authority—

SB 486, pages 1749, 1750, 1977, 2234, 2296

Rentals or leases, privilege or license tax levied on—

HB 1084, pages 1383, 1614

Retired policemen or firemen, cost-of-living increase—

HB 557, pages 249, 2874

Retirement system, purchase of credit in—

SB 603, pages 2201, 2222, 2560, 2692

Sewer lines and processing plants, use of, to serve residents outside county, prohibited—

HB 775, page 666

Tax assessor salary—

HB 773, pages 666, 1617, 1798, 2026, 2715, 2740, 2892

Treasurer compensation—

HB 654, pages 353, 1183, 1395, 1413, 2053, 2069, 2206

Water authority board may extend lines across county boundaries—

HB 339, page 89

JEFFERSON COUNTY SHERIFF

County equipment, misuse of, to investigate—

HR 182, page 1008

JEFFERSON STATE JUNIOR COLLEGE

- Basketball team, congratulated—
 - HJR 159, pages 832, 869, 976, 993, 994
 - HR 180, page 993
- Name changed to Jefferson state college—
 - HB 416, pages 115, 399
- Speech and debate team, honored—
 - HR 179, page 992
- Track team, commended—
 - HR 178, page 992
- Womens gymnastics team, honored—
 - HR 177, page 992

JENKINS, JASPER

- Commended—
 - HR 349, page 2663

JETER, LYNN

- Honored—
 - SJR 205, pages 2310, 2355

JEWELRY

- Luxury tax levied on—
 - HB 825, page 756

JIM WILLIAMS ROAD

- Named—
 - SJR 109, pages 892, 1094, 1153, 1166

JOE L. HUTT ATHLETIC FIELD

- Named—
 - HJR 89, pages 390, 537, 544, 595

JOHNSON, E. C.

- Commended—
 - HR 7, page 59

JOINT INTERIM COMMITTEE

- Apportionment, created—
 - SJR 239, pages 2851, 2887
- Educational institutions, created
 - HJR 285, pages 1990, 2217, 2418, 2531, 2890
- Higher education, created—
 - HJR 279, page 1986
- Investigate the alleged funding improprieties, investment inadequacies and other fiscal discrepancies in higher education—
 - HJR 12, pages 65, 108, 138, 162, 265
- Juvenile justice, created—
 - HJR 232, pages 1504, 1587, 1603, 1606

JOINT INTERIM COMMITTEE (Continued)

- Medicaid, funds appropriated—
HJR 293, pages 2167, 2284, 2291, 2397
- Municipal government, re-organized and continued—
SJR 175, pages 1634, 1739, 2046
- Nuclear energy activities, created—
HJR 250, pages 1694, 2412, 2530, 2890
- Nuclear power plants, created—
HJR 292, pages 2085, 2408, 2757, 2793, 2893
- Off-campus branches of junior colleges, created—
HJR 249, pages 1651, 1739, 2418, 2530, 2890
- Purchase of property in capitol complex, created—
HJR 346, pages 2590, 2757, 2793, 2893
- Reorganization of the public service commission, created—
SJR 181, pages 1753, 1972, 2090
- Salaries and related matters, continued—
HJR 225, pages 1345, 1426, 1453, 1478
- Salaries and related matters, extended—
HJR 51, pages 238, 266, 290, 309
- State funds, investigate management of—
HJR 187, pages 1010, 1094, 1153, 1156, 1171
- Unemployment compensation laws, created—
HJR 245, pages 1625, 1799, 1814, 1964
- Utilization of mental health department lands, created—
SJR 105, pages 895, 970, 978
- Welfare, medicaid and social programs, created—
SJR 29, pages 572, 975, 979, 1066

JOINT LEGISLATIVE COMMITTEE

- Public service commission, reorganization—
HJR 106, pages 530, 534, 595

JOINT PRISON COMMITTEE

- Named—
HJR 192, pages 1046, 1088, 1106, 1171

JOINT SESSION

- Governor, to hear address of, held—
HJR 3, page 4

JONES, J. EARL

- Death mourned—
HJR 169, pages 981, 1051, 1058, 1083

JONES, MEIRY LEONARD

- Retirement honored—
HR 355, page 2695

JORDAN, RALPH "SHUG"

Speedy recovery wished—
SJR 185, pages 1980, 2217, 2298

JUDGES

District court, compensation—
HB 765, pages 663, 746

JUDICIAL CIRCUITS

Eight, court reporters expense allowances—
HB 986, pages 1103, 1189, 1415, 1813, 1826, 1964

Fifteenth, child abuse reports, district attorney authorized to receive—
HB 679, page 404

Fifteenth, grand jury, more than one may be empaneled at one time—
HB 620, pages 286, 878
HR 621, pages 286, 600, 682, 2763, 2792, 2893

Fifth, three judges provided—
HB 145, pages 33, 72, 222, 294, 971, 979, 994
SB 75, page 280

First, Washington county division, court costs increased—
HB 753, pages 607, 656, 714, 1425, 1452, 1478

Fortieth, created—
HB 573, pages 253, 809

Fourteenth, circuit judges supplemental salary—
HB 1016, pages 1204, 1355, 1515, 1517, 2311, 2334, 2399

Seventeenth, jury strike system changed to one strike system—
HB 808, pages 705, 745

Sixteenth, circuit judges, salary supplement—
SB 513, pages 1331, 1730, 1995, 2089

Tenth, additional judgeship created—
HB 715, page 559
SB 468, page 1329

Tenth, circuit clerk, salary supplemented—
HB 550, pages 248, 1183, 1396, 1406, 2770, 2796, 2893

Tenth, deputy circuit clerk salary supplement—
HB 390, pages 97, 792, 1214, 2522, 2574, 2892

Thirteenth, judges salaries supplemented—
HB 167, pages 36, 321, 363, 726, 732, 741

Thirtieth, district attorney salary—
SB 502, pages 1749, 1750, 1976, 2233, 2297

Thirtieth, investigators, arrest powers—
HB 118, pages 27, 78, 128, 2426, 2544, 2666, 2739, 2793, 2890, 2893

Twelfth, additional circuit judge—
HB 691, page 554

JUDICIAL CIRCUITS (Continued)

Twelfth, jury strike system changed to one strike system—
HB 583, pages 281, 321, 361, 1055, 1059, 1083

Twenty-first, excusing of prospective jurors in capital cases—
HB 1026, pages 1206, 1355, 1517, 2426, 2544, 2890

Twenty-second, jury strike system changed to one strike system—
HB 728, pages 562, 656, 711, 858, 865, 867

Twenty-seventh, district attorney, automobile allowance—
SB 515, pages 1629, 1630

Twenty-third, district judges salaries supplemented—
HB 792, pages 701, 752, 810, 1812, 1825, 1964

Twenty-third, juror parking—
HB 859, pages 801, 1184, 1411, 2028, 2040, 2205

JUDICIAL COMPENSATION COMMISSION

Recommendations rejected—
HJR 221, pages 1305, 1344, 1345, 1484

JUDICIAL RETIREMENT FUND

Probate judges, credit—
HB 486, page 186

JUDICIAL RETIREMENT SYSTEM

Eligibility—
HB 733, page 563

Municipal judge, prior service as, credit for—
HB 818, page 707

Transfer of credit from teachers or employees retirement system to—
SB 152, pages 1109, 1110, 1350, 2324, 2354

JUDICIAL SALES

Fee collected from—
HB 242, pages 48, 74, 588, 2664, 2672, 2892

JUNIOR COLLEGES

Out-of-state travel for employees of approval of—
HB 633, pages 328, 1005

State board of education, placement of—
HB 1020, pages 1205, 1486

JUNIOR WOMENS CLUB OF CITRONELLE

Commended—
HR 97, page 411

JURIES AND JURORS

Employers prohibited from discharging employee empaneled under state or federal statutes—

HB 31, pages 11, 316

SB 73, pages 280, 316, 2327, 2354, 2540, 2587

Jurors over age 65, disqualification of removed—

HB 17, pages 9, 73, 226

SB 74, pages 280, 313

Strike system changed to one strike system—

HB 201, pages 41, 167, 1931

HB 202, pages 42, 167, 1932

JURY COMMISSIONS

Compensation—

HB 609, page 284

JURY STRIKE SYSTEM

One strike system changed to—

HB 201, pages 41, 167, 1931

HB 202, pages 42, 167, 1932

JUVENILE COURTS

Juveniles, transfer to—

HB 511, page 209

JUVENILES

Transfer to circuit and juvenile court

HB 511, page 209

JUZANG, GEORGE D.

Commended—

HJR 220, pages 1304, 1344, 1420, 1478

KAISER CORPORATION ELECTRICAL PRODUCTS PLANT

Commended—

HR 76, page 330

KENNEDY, CAIN

Congratulated—

HJR 40, pages 177, 207, 234, 236

KENNEDY, MADELINE McDANIEL

Commended—

HJR 59, pages 263, 290

KENNEDY, YVONNE

Congratulated—

HR 37, page 175

KEY, DIEADRE MONIQUE

Congratulated—

HJR 211, pages 1197, 1222, 1299, 1343

KINDERGARTENS

Two sessions, allowed to hold—

HJR 330, pages 2507, 2510, 2675, 2844, 2860, 2894

HR 388, page 2547

KING'S RANCH, INC.

Sales and use taxes, exempt—

HB 493, page 188

KURZWEIL READING MACHINE FOR BLIND

Joint session held to see demonstration—

HJR 170, page 988

LABOR ORGANIZATION

Educational, payroll deduction of dues authorized—

HB 336, pages 88, 380, 391

LAMAR COUNTY

Commission, compensation and expense allowance—

HB 1051, pages 1374, 1492, 1670, 2036, 2062, 2206

County commission, disposal of property under control of—

HB 1052, pages 1375, 1492, 1670, 2036, 2062, 2206

County commission, work or materials on private property, powers and authority—

HB 902, pages 984, 1002, 1117, 1605, 1618, 1718

LAND

Warranty in deed conveying, husband granted same rights—

HB 109, pages 26, 74, 303

LAND SURVEYING

Mechanics and materialmens lien statute, included—

HB 682, pages 405, 747, 2179

LAND SURVEYING LIENS

Provided for—

HB 277, page 55

LANDOWNERS

Liability of, for spraying with aircraft—

HB 75, page 20

Liability, when used for recreational purposes—

HB 510, pages 209, 318

LATHAM, BEN T.

Commended—

SJR 47, pages 331, 699, 726, 753

LAUDERDALE COUNTY

Circuit clerk salary increased automatically in circuit judges salary increased—

HB 1121, pages 1644, 1732, 2005, 2508, 2556, 2891

License commissioner, duties—

HB 1114, pages 1642, 1731, 2000, 2507, 2555, 2891

Public health services, fees for—

HB 1120, pages 1643, 1732, 2000, 2519, 2561, 2698, 2761, 2792, 2893

LAW ENFORCEMENT OFFICERS

Civil service merit system for—

HB 398, pages 112, 1188, 1953

SB 239, pages 1630, 1631

County, city or political subdivision minimum starting wage—

HB 700, page 555

Killed in line of duty, tuition of child paid—

HB 294, page 58

HB 318, page 86

Marijuana identification program established—

HB 313, pages 85, 313

Mental health department security and safety officers, pay increase—

HB 816, pages 707, 1722

Municipal, search warrants, execution of—

HB 223, page 45

Municipalities and counties to furnish civil service system or join state system—

HB 268, page 53

Municipality which trained, reimbursed if hired elsewhere—

HB 262, pages 53, 77, 732, 2852, 2881, 2894

Retired, carrying of a handgun by, authorized—

HB 9, pages 8, 73, 226

State, method, manner, length of time in grade—

HB 303, pages 83, 168

State, policemen occupational disease act, to come under—

HB 174, pages 37, 311

State, salaries, adjusted with consumer price index—

HB 304, page 83

State troopers, career minimum pay prescribed—

HB 835, page 796

State troopers, salaries—

SB 507, pages 1634, 1724, 2754, 2757, 2760, 2763, 2767, 2850, 2862

State troopers, salaries adjusted—

HB 846, pages 798, 1187

Strike or work stoppage prohibited—

HB 393, page 111

LAW ENFORCEMENT OFFICERS (Continued)

Tuscaloosa County, compensatory time and overtime pay provided for—
HB 73, pages 19, 792, 908, 2288, 2316, 2398

Youth services facilities, provided for—
HB 863, pages 802, 8757

LAWRENCE COUNTY

Ad valorem tax appraiser, county commission to hire—
HB 975, pages 1101, 1182, 1405, 1682, 1709, 1720

County commission chairman, election of—
HB 995, page 1105

Deer hunting, regulated—
HB 972, pages 1100, 1182, 1403, 1681, 1709, 1920

Election officials, additional allowance—
HB 974, pages 1100, 1182, 1404, 1682, 1709, 1920

Engineer, qualifications—
HB 561, pages 251, 271, 333, 537, 544, 595

License inspector, office of, abolished—
HB 973, pages 1100, 1182, 1404, 1682, 1709, 1920

Sales tax levied—
HB 560, pages 251, 271, 332, 330, 531, 535

LAWRENCE COUNTY ELECTED AND APPOINTED OFFICIALS SALARY COMMISSION

Created—
SJR 112, pages 892, 1972, 2096

LAWS, 1979

Code, incorporated into—
HB 864, pages 802, 873

LEARNERS PERMITS

Examination fee—
HB 492, pages 188, 1005, 1569, 2225, 2270, 2397
SB 109, pages 1627, 1628, 1722

LEE COUNTY

Firefighting districts—
HB 932, pages 1015, 1354, 1510, 2028, 2042, 2206

LEGAL AGE

Alcoholic beverages, raised—
HB 884, pages 902, 998

LEGAL SERVICES CORPORATION

Lobbying by, investigation of—
SJR 21, pages 156, 204, 304

LEGISLATIVE CLERKS AND SECRETARIES

Commended—

HB 240, page 1541

LEGISLATIVE COMMITTEE

State agency rules and regulations, to review—

HB 171, page 36

LEGISLATIVE COMMITTEE ON OVERSIGHT

Created—

HB 735, pages 604, 1000

LEGISLATIVE COMMITTEE ON PUBLIC ACCOUNTS

Chief examiner, to fix salary of—

HB 261, pages 52, 312, 1539, 2401, 2497, 2890

LEGISLATIVE COMMITTEE TO INVESTIGATE INTEREST GROUP INFLUENCE ON PENDING LEGISLATION

Created—

HR 22, pages 103, 104

LEGISLATIVE COMMITTEES

Compelling of attendance of witnesses, issuance of subpoenas—

HB 221, pages 45, 73, 224, 298, 583

LEGISLATIVE LOTTERY ADVISORY COMMITTEE

Created—

HB 672, page 401

LEGISLATIVE MEETING DAYS

Set—

HJR 96, page 408

LEGISLATIVE ORDER OF BUSINESS

Tenth legislative day—

SJR 69, page 574

LEGISLATIVE SESSIONS

Even years, limited to budgets and local legislation—

HB 1032, page 1208

LEGISLATORS

Telephone credit cards, provided—

HJR 342, page 2564

LEGISLATURE

Appropriation, additional—

SB 242, pages 884, 885, 1092, 1306, 1320

Meeting place of, provided further for—

HB 444, page 121

LEGISLATURE (Continued)

Orientation meeting of, provided for—
HB 110, page 26

Revenue raising bills allowed to originate in either house—
HB 800, pages 703, 745

LENDING INSTITUTIONS

Administration fee, allowed to charge—
HB 283, pages 56, 75, 685, 719, 816, 891, 904
HB 867, pages 803, 876, 1037

Interest rate, maximum, allowed to charge—
SB 533, pages 1627, 1628, 1729, 2084, 2294, 2299, 2512, 2766

LESTER, ELIZABETH

Congratulated—
SJR 210, pages 2309, 2355

LEWIS, JR., WILLIAM MARVIN

Death mourned—
SJR 184, pages 1981, 2217, 2298

LEWISKI, LARRY

Commended—
HR 155, pages 812, 869, 976, 993, 994

LIABILITY

Landowners, when used for recreational purposes—
HB 510, pages 209, 318

LIABILITY INSURANCE

State employees provided—
HB 468, page 183
SB 170, pages 1109, 1110, 1186, 2342, 2378, 2408, 2409

LICENSE COMMISSIONERS

Supernumerary, credit time—
HB 608, page 284

LICENSE INSPECTORS

Appointment of by county commissions provided—
HB 55, pages 16, 319

Supernumerary, qualifications—
HB 281, page 55

LICENSE PLATES

Appropriations for, transfer of by board of corrections—
HB 625, page 287

Delinquent purchasers of, penalties provided—
HB 3, page 7

LICENSE PLATES (Continued)

Delinquent remittance of receipts for, to revenue department, daily penalty—

HB 614, pages 285, 876

Disabled veterans, free issuance—

HB 1036, pages 1209, 1611

Medal of honor recipients, distinctive—

HB 861, pages 802, 877

Motor vehicle, issuance and distribution—

HB 384, pages 96, 398, 1320, 1418, 2838, 2860, 2894

Municipal, state, county, lettering on changed—

HB 426, pages 117, 399

SB 246, pages 1022, 1023, 1723, 2344, 2392

Prisoners of war, special—

HB 545, pages 216, 650

LICENSE TAXES

Municipal, vending and weighing machines on—

HB 265, pages 53, 77, 735, 1705, 1717, 1720

LIEUTENANT GOVERNOR

State board of education, to be an exofficio member of—

HB 1099, pages 1504, 1612, 1815

LIMESTONE COUNTY

Circuit judges, salary supplement—

SB 599, pages 1750, 2221, 2542, 2692

Coroner, deputy, to appoint—

HB 791, pages 701, 752, 806, 1223, 1297, 1342

Personnel system provided—

HB 789, pages 701, 751, 806, 1223, 1297, 1342

Superintendent of education, salary—

HB 790, pages 701, 752, 806, 1223, 1297, 1342

LINCOLN

Town of, boundaries altered—

HB 1008, pages 1202, 1618, 1791, 2289, 2317, 2398

Town of, cable t.v. system authorized—

HB 137, pages 31, 80, 133

SB 207, pages 278, 279, 321, 359, 527, 882, 977

LIQUEFIED GAS

Motor fuel, excluded from definition of—

HB 812, pages 706, 1491

LIQUEFIED PETROLEUM GAS

Emergencies involving, persons rendering care, civil liability, exempt—
HB 639, page 329

Vehicles using as fuel, fee levied on—
HB 779, pages 667, 1491

Vehicles using as fuel, flat fee provided—
SB 403, pages 2202, 2219, 2684, 2767

LIQUEFIED PETROLEUM GAS BOARD

Appropriation—
HB 276, pages 55, 166, 776
SB 77, pages 545, 546, 1350, 2379, 2409

LITTRELL, WILLIAM KELLY

Death mourned—
SJR 165, pages 1499, 1701

LIVINGSTON, IVO W.

Commended—
HR 152, page 793

LOANS

Maximum rate of interest charged on, secured by savings accounts—
HB 460, pages 182, 271

Usury laws, don't apply on—
SB 188, pages 1107, 1352, 2314, 2376, 2392

LOCAL GOVERNING BODIES

Investments authorized—
HB 172, page 37

LOCAL SCHOOL BOARDS

Group insurance, groups to form for obtaining—
HB 734, pages 563, 654

LOCAL SCHOOL TRUSTEES

Appointment of, requirement eliminated—
HB 200, pages 41, 170

County board of education requirement to appoint eliminated—
HB 32, page 11

LOCKLEY, ARLYN G.

Death mourned—
HJR 128, pages 670, 688, 693

LOCOMOTIVES

Rising water, prohibited from entering area where there is a threat of—
HB 530, pages 214, 400

LONGEVITY PAY

Classified state employees, for—
HB 638, page 329

LOOTING

Criminal offense of defined—
HB 16, page 9

LOTTERIES

Alabama bureau of state, established—
HB 672, page 401

Prohibited except when operated by state—
HJR 47, page 199

LOWERY, LOTTIE

Commended—
HJR 210, pages 1196, 1222, 1299, 1343

LOWNDES COUNTY

Beer tax, additional levied—
SB 576, pages 1633, 1730, 1996, 2090

Circuit court clerk, supernumerary fund, transfer of contributions—
HB 1119, pages 1643, 1732, 2003, 2508, 2556, 2891

Tax assessor and tax collector, clerical assistance—
SB 543, pages 1331, 1332, 1354, 1509, 1700

LUBRICATING OIL

County sales and use taxes shall not apply to gross proceeds of sales, use,
storage or consumption—
HB 289, pages 57, 71, 194, 582, 637

Destined for out-of-state use, exempted from excise tax—
HB 14, pages 8, 71, 197, 2801, 2801, 2894
HB 21, page 9

Destined for out-of-state use, exempted from sales tax—
HB 13, page 8, 71, 197, 2836, 2860, 2894
HB 20, page 9

Gross proceeds of sales of, exemption removed—
HB 287, pages 57, 70, 136, 139, 141, 157, 163, 164, 577, 614, 628,
2357, 2391, 2399, 2515

Municipal license taxes shall not apply to gross proceeds of—
HB 291, pages 57, 71, 194, 582, 638

Municipal sales and use taxes, not subject to sales and use taxes on gross
proceeds of sales of—
HB 290, pages 57, 71, 194, 582, 638

Tax on storage use, exemption removed—
HB 288, pages 57, 70, 166, 194, 582, 629

LUBRICATING OILS

Taxes levied on—
HB 317, page 85

LURLEEN B. WALLACE MEMORIAL CANCER HOSPITAL FUND, INC.

Sales and use taxes, exempt—
HB 52, page 16

LUXURY TAX

Jewelry, levied on—
HB 825, page 756

LYMAN WARD MILITARY ACADEMY

Appropriation—
HB 535, pages 214, 744, 911, 1963, 1977, 2205

MacARTHUR, DOUGLAS

One hundredth birthday commemorated—
HJR 102, pages 487, 537, 544, 595

McCORQUODALE, JR., JOE C.

Commended—
HJR 283, pages 1988, 2284, 2291, 2397

McDOWELL, REX

Honored—
SJR 32, pages 276, 326, 382

McGHEE, PARK

Appreciation expressed—
HR 273, page 1914

McGUFFIE, RONALD A.

Commended—
HR 68, page 290

McLIN, ERNEST

Death mourned—
HR 315, page 2313

McVAY, OLIVER, MR. AND MRS.

Congratulated—
HR 281, page 1988

MACCIA, MILLIE

Appreciation expressed—
HJR 20, pages 101, 108, 139, 162

MACHINE GUNS

Buying or selling of, made illegal—
HB 95, page 23, 1486

MACON COUNTY

- Board of registrars, expense allowance—
HB 1022, pages 1206, 1487, 1664
- County commission, work on private property, powers—
SB 129, pages 1332, 1333, 1486, 1782, 2046
- Criminal rehabilitation in county jail—
HB 1023, pages 1206, 1487, 1692, 2035, 2062, 2206
- Deputy sheriffs compensation—
HB 1104, pages 1639, 1730, 1997, 2428, 2530, 2890
- District court judge, expense allowance—
HB 1021, pages 1205, 1487, 1663, 2289, 2318, 2398
- Jury commission compensation—
SB 130, pages 1749, 1750, 2220, 2531, 1691
- Racing commission created—
SB 132, pages 152, 206, 259, 261, 269
- Tax assessor, clerical assistance—
HB 1024, pages 1206, 1487, 1665, 2035, 2062, 2206
- Tax collector, clerical assistance—
HB 1025, pages 1206, 1487, 1666, 2035, 2062, 2206

MADISON COUNTY

- Alcoholic beverages, spirituous or vinous, tax levied on—
HB 989, page 1104
- Bingo legalized—
HB 559, pages 250, 657, 715, 1025
HB 1001, pages 1201, 1489, 1820, 2287, 2318, 2399
- County commission, authority to work on private property—
HB 465, pages 182, 247, 292
- Huntsville-Madison county mental health board membership, increased—
HB 990, page 1104
- Legislative delegation office funding of—
HB 117, pages 27, 172, 219, 221, 1362, 1420, 1478
- Motor vehicle license tag fee—
HB 911, pages 986, 1185, 1412, 2028, 2040, 2205
- Passport fees, circuit clerk to collect—
HB 664, pages 355, 752, 809, 1299, 1302, 1343
- Pistol permit fees, use of—
HB 786, page 668
- Prisoner on work release, percentage of wage paid to county—
HB 871, pages 804, 1185, 1411, 2288, 2317, 2398
- Retirement benefits for teacher elected to public office—
SB 503, pages 1330, 1977, 2234, 2297

MADISON COUNTY (Continued)

Solicitors or district attorneys fund, distribution—
HB 988, pages 1103, 1185, 1412, 2028, 2040, 2205

Superintendent of education, election of—
HB 296, pages 81, 752, 808

Work release and pre-trial release commission, arrest powers—
HB 872, pages 804, 1489, 1661, 2289, 2317, 2398

MAGISTRATES SUPERNUMERARY FUND

Established—
HB 836, page 796

MARENGO COUNTY

Board of education, expense allowance—
HB 955, pages 1096, 1181, 1389, 1681, 1708, 1720

Board of equalization, expense allowance—
HB 956, pages 1096, 1181, 1389, 1681, 1708, 1720
HB 957, pages 1097, 1181, 1389, 1681, 1708, 1720

Election officials, additional allowance—
HB 954, pages 1096, 1181, 1388, 1681, 1708, 1719

MARIJUANA

Penal facility, introduction into made a felony—
HB 209, pages 43, 396, 1939

Identification training program for law enforcement officers provided—
HB 313, pages 85, 313

MARINE DEALERSHIP PRACTICES

Regulated—
HB 136, pages 31, 76, 722

MARION COUNTY

Commission, disposal of property under control of—
HB 906, pages 985, 1492, 1669, 2035, 2062, 2206

Laws enforcement officers, merit system established—
HB 436, pages 119, 206, 258, 371

Property controlled by county commission, disposal of—
HB 603, pages 284, 350, 407, 609, 627, 648

Sheriffs office employees—
HB 908, pages 985, 1002, 1118, 1605, 1618, 1719

Superintendent of education, expense allowance—
HB 717, pages 559, 598, 677, 858, 865, 867

MARION MILITARY INSTITUTE

Appropriation provided—
HB 534, pages 214, 744, 910, 1963, 1977, 2205

MARSHALL COUNTY

District judge, additional provided—
HB 606, page 284

Election officials, additional allowance—
HB 801, pages 704, 1093, 1216, 1680, 1707, 1719

Tennessee valley authority payments distributed—
SB 541, pages 1333, 1354, 1509, 1700

MARTIN, EDDIE

Commended—
HR 114, page 564

MARTIN, SR., LEO

Death mourned—
SJR 30, pages 276, 326, 382

MASON, DAVID CHESTER

Honored—
SJR 49, pages 331, 383

MATHEWS, ENOCH

Death mourned—
HR 321, page 2413

MAYORS

Class I municipalities, chief administrative assistant to, to employ—
HB 531, pages 214, 1356

MEADOR, MORRIS

Commended—
HJR 265, pages 1780, 1829, 1834, 1965

MEADOWS, JAMES W.

Death mourned—
HR 267, page 1781

MECHANIC LIENS

Transfer of, to security—
SB 217, pages 548, 874, 2387, 2403 2410

MECHANICS AND MATERIALMEN'S LIEN

Land surveying and engineering services included—
HB 682, pages 405, 747, 2179

MEDAL OF HONOR RECIPIENTS

License plates, distinctive—
HB 861, pages 802, 877

MEDICAID AGENCY

Designated state, recipients to assign support and assistance to—
HB 600, pages 283, 317, 350, 377, 381, 641, 657, 693
SJR 54, pages 572, 573, 2675, 2878

Recipients, color picture identification card issued to—
HB 593, pages 282, 316, 350, 384, 640, 657, 693, 773, 814, 831, 866

MEDICAID ELIGIBILITY

Recipients abusing, defrauding or misusing benefits, revoked—
HB 601, pages 283, 317, 351, 388, 597, 601, 648

State medicaid agency to determine—
HB 599, pages 283, 317

MEDICAID PROGRAM

Eligibility under, state agency to determine—
HB 599, pages 283, 317

Employers and employees to pay sums for support of—
HB 687, pages 406, 996

Excess payments made to health care providers under, recovery of—
HB 489, pages 187, 244

Inpatient hospital care costs, ceiling set on—
HB 597, pages 283, 317, 351, 387, 2673, 2753

Insurance contract clause reducing or denying benefits due to assistance from, null and void—
HB 590, pages 282, 316, 350, 376, 597, 601, 648

Insurance fund, funds transferred to—
HB 502, page 208
HB 729, page 562
SB 320, page 549

Insurance fund monies transferred for—
HB 539, page 215
SB 429, pages 490, 491, 1973, 2675

Intermediate nursing home care, discontinued under—
HB 594, pages 282, 316

Medical service providers, certain classes of cost items, excluded from reimbursement—
HB 698, pages 283, 317, 350, 381, 2674, 2754

Medicare deductible, or services not authorized, prohibited from reimbursing providers for—
HB 592, pages 282, 316

Recipients ability to pay, participation based upon—
HB 591, pages 282, 316

Regulations, alteration urged—
SJR 19, pages 153, 204, 304

MEDICAID RECIPIENTS

Abusing, defrauding or misusing benefits, eligibility revoked—
HB 601, pages 283, 317, 351, 388, 597, 601, 648

Assignment of support and assistance to designated state medicaid
agency
HB 600, pages 283, 317, 350, 377, 381, 641, 657, 693

Identification card, color picture, issued to—
HB 593, pages 282, 316, 350, 384, 640, 657, 693, 773, 814, 831, 866

Medical services, two dollar co-payment, required to pay for—
HB 596, pages 283, 317, 350, 386, 597, 601, 648

Prescriptions, one dollar, to pay for—
HB 595, pages 282, 317, 350, 386, 642, 657, 693

MEDICAL CLINIC BOARDS

Competitive bid law—
SB 222, pages 1337, 1486, 2328, 2354

Competitive bidding not required—
HB 505, pages 208, 399

MEDICAL CLINICS

Redefined—
SB 385, pages 1110, 1111, 1179, 1568, 2675

MEDICAL DONORS

Sentenced to death, mode of execution provided for—
HB 33, pages 11, 72, 222

MEDICAL SERVICES

Medicaid program, certain classes of cost items excluded from reim-
bursement—
HB 598, pages 283, 317, 350, 381, 2674, 2754

Medicaid recipients, two dollar co-payment, required to pay for—
HB 596, pages 283, 317, 350, 386, 597, 601, 648

MEDICAL SERVICES ADMINISTRATION

False claim to, made a felony—
HB 488, pages 187, 244, 1520, 2298, 2319, 2398

Nursing home patients, resources of, to administer—
HB 602, pages 283, 317, 351, 389, 536, 544, 595

Policies, rules and regulations, implementing of—
HR 216, page 1200

MEDICARE PROGRAMS

Employers and employees to pay sums for support of—
HB 687, pages 406, 996

MENTAL HEALTH BOARD

Terminated—
HB 382, pages 96, 325, 466, 514, 516, 535
SB 276, pages 478, 480

MENTAL HEALTH CENTERS AND BOARDS

Annual audits of books—

HB 651, pages 352, 1001

MENTAL HEALTH DEPARTMENT SECURITY AND SAFETY OFFICERS

Pay increase—

HB 816, pages 707, 1722

SB 474, page 184

MENTAL HEALTH FACILITIES

Regional boards of, directors of—

SB 505, pages 208, 399

MENTAL HEALTH PROGRAMS AND FACILITIES

Regional, boards of directors, appointment—

HB 783, pages 667, 1353

MENTALLY RETARDED

Opportunity for normal work and life—

HB 408, pages 113, 170

MERIT SYSTEM

Educational television employees, to come under—

HB 425, page 117

Person who relinquished classified position may be returned to—

HB 417, pages 115, 399, 1576, 2848, 2881, 2894

State, council on arts and humanities, to come under—

HB 912, page 986

State, disability determination division employees brought under—

HB 770, pages 665, 1186, 1584, 2401, 2498, 2890

MERIT SYSTEMS

Public employees not covered by, granted privileges of—

HB 650, pages 352, 1000

MILEAGE REIMBURSEMENT

Deducational employees provided—

HB 347, page 90

MILITARY

National guard, actions against members of, appointment of defense counsel for—

HB 62, pages 17, 78, 740

National guard, active duty, powers of deputy sheriff granted—

HB 38, page 12

HB 59, pages 17, 78, 765

National guard, courts-martial proceedings provided for—

HB 60, pages 17, 78, 739

SB 57, pages 1336, 1725, 2670, 2734, 2876

MILITARY (Continued)

National guard, failure to obey lawful orders of, criminal penalties provided—

HB 65, pages 18, 78, 741, 764

National guard, governors powers to order out defined—

HB 58, pages 17, 78, 565, 739, 1609, 1678, 1719

HB 61, pages 17, 78, 740, 1608, 1678, 1719

Service credit under state employees retirement system—

HB 71, page 19

MILITARY DEPARTMENT

Formal military funerals, Alabama veterans, to provide—

HB 470, page 184

MILITARY PERSONNEL

Retirement income, income taxes, exempt—

HB 222, pages 45, 1006, 2167, 2169, 2170, 2172

MILITARY RECRUITING

Schools, urged to allow—

SJR 24, pages 155, 204, 304

MILITARY SERVICE

Retirement systems, teachers and state employees, service granted for—

HB 282, pages 56, 1005

MILITARY SERVICE CREDIT

State employees retirement system, under—

HB 246, page 49

MILLER, ROBERT M.

Commended—

HJR 45, pages 191, 207, 234, 236

MILLSAP INDUSTRIAL TRAINING CENTER

Named

HJR 341, pages 2561, 2852, 2884, 2894

MINES AND MINING

Surface mining control and reclamation division of department of environmental services created—

HB 630, pages 327, 790, 1802, 1810, 1835, 1914, 2036, 2055

Surface mining control and regulation—

HB 1111, pages 1641, 1722

MINIATURES

ABC board to continue to purchase—

HB 745, pages 606, 652

MINIMUM PROGRAM FUND

Alternate attendance reporting period for determining teacher units—
HB 589, pages 282, 318

Method of apportioning changed—
HB 22, page 10

MINIMUM SCHOOL PROGRAM FUND

Teacher units, method of determining—
HB 495, page 188
SB 401, pages 1327, 1723

MINORS

Disabilities of nonage, relieving of, age reduced—
HB 79, pages 20, 73, 298

MISS WHEELCHAIR ALABAMA PAGEANT, INC.

Appropriation provided—
HB 101, pages 24, 1186

MITCHEM-KELLEY ACT

Designated—
HJR 357, pages 2745, 2765, 2797, 2893

MIXSON, WAYNE

Welcomed—
SJR 166, pages 1499, 1701

MOBILE

City of, policemen and firemen's pension and relief system—
HB 875, pages 900, 1183, 1399, 1707, 1719

City of, public transportation service directors compensation—
SB 397, pages 1746, 1747, 2222, 2536, 2691

MOBILE AREA MARDI GRAS ASSOCIATION

Commended—
HR 41, page 178

MOBILE COUNTY

Ad valorem tax for control of mosquitos and rodents, levied—
HB 685, pages 406, 1733, 2031, 2427, 2545, 2892

Board of equalization, expense allowances—
HB 831, pages 795, 1183, 1397, 1680, 1707, 1719

Board of health, schedule of fees fixed—
HB 684, pages 405, 699, 764, 1679, 1706, 1719

Board of registrars, availability of—
HB 724, pages 561, 699, 771, 1739, 1743, 1814, 1964

Board of registrars, to be available at least once a year—
HB 723, page 561

MOBILE COUNTY (Continued)

- Board of school commissioners membership increased—
HB 564, page 251
- Circuit judges office, filling of vacancies in—
HB 166, pages 36, 698, 770, 1651
- Civil service system, personnel board, compensation and expense allowance—
SB 591, pages 1746, 1747, 2222, 2696, 2878
- Delinquent taxpayers, notice to, prior to sale for taxes—
HB 525, pages 212, 322, 365, 1679, 1706, 1719
- Deputy sheriffs, minimum compensation—
SB 610, pages 1983, 1986, 2223, 2537, 2734, 2878
- Dogs wearing collars, person picking up and failing to return, guilty of theft—
HB 832, pages 795, 1183, 1398, 1680, 1707, 1719
- Election officers school—
HB 1105, pages 1640, 1733, 2017, 2428, 2530, 2890
- Emergency generating system for water services, to maintain—
HB 529, pages 213, 698, 760
- Firearms, unlawful possession of, penalties set—
HB 991, pages 1104, 1184, 1408, 1682, 1709, 1720
- Gas districts, municipal, interest on deposits—
HB 997, pages 1105, 1184, 1409, 1682, 1710, 1720
- Governing body, compensation and expense allowance—
HB 409, pages 114, 321, 364, 1679, 1706, 1719
- Halls Mill Creek, idle speed zone provided—
HB 917, pages 987, 1184, 1407, 1681, 1708, 1719
- Health department, funds appropriated for—
HB 656, pages 353, 698, 762
HB 657, pages 353, 698, 762
HB 658, pages 354, 698, 763
HB 659, pages 354, 698, 763
- Housing bad, personnel of, placed under merit system of Mobile county personnel board—
SB 577, pages 1746, 1747, 2222, 2536, 2692
- Kindergarten programs, public, established—
HB 980, page 1102
- Law library, library fees—
HB 722, pages 560, 699, 770, 1679, 1707, 1719
- Legislative delegation, office space and secretarial assistance—
HB 992, pages 1104, 1184, 1408, 2715, 2740, 2893
- Motor vehicle license and registration fees and state gasoline taxes distributed—
HB 1095, page 1503
HB 1096, page 1503

MOBILE COUNTY (Continued)

- Municipalities, copy of meetings minutes mailed to newspapers—
HB 526, page 212
- Municipality, utility boards, norms of eligibility for seats—
HB 998, page 1106
- Pistol permit fee—
SB 593, pages 1747, 2222, 2537, 2692
- Probate court, computer technology, to use
SB 532, pages 1746, 1747, 2222, 2696
- Probate court records, computer technology, use of—
HB 890, pages 982, 1184, 1407, 1680, 1707, 1719
- Raccoon limit increased—
HB 527, pages 213, 322, 366, 1679, 1706, 1719
- Septic tanks and grease traps, performance bonds for installation—
HB 528, page 213
- Sheriffs department—
HB 1144, pages 1649, 1733, 2032, 2567, 2588, 2892
- Tax assessor, expense allowance—
HB 191, pages 40, 321, 361, 537, 543, 595
- Tax collector, expense allowance—
HB 193, pages 40, 321, 362, 1679, 1706, 1719
- Treasurer, compensation—
HB 857, pages 801, 1183, 1398, 1680, 1707, 1719
- Treasurer, supernumerary position provided—
HB 236, pages 47, 321, 363, 1679, 1706, 1719
- Unantlered deer, hunting of prohibited—
HB 833, pages 795, 1183, 1431

MOBILE HOMES

- Uniform standards code, amended—
HB 189, pages 40, 399, 1944, 2676, 2688, 2892
SB 374, pages 1961, 1962, 1975

MONEY JUDGEMENTS

- Rate of interest on—
HB 245, pages 49, 73, 223

MONROE COUNTY

- Probate judges chief clerk, compensation—
HB 978, pages 1101, 1182, 1393, 1813, 1826, 1964
- Tax collector, clerk hire allowance—
HB 1073, pages 1380, 1489, 1660, 2427, 2545, 2891
HB 1074, pages 1380, 1489, 1660, 2427, 2545, 2891

MONROEVILLE

- Boundaries altered—
HB 680, pages 405, 552, 611, 1155, 1158, 1171

MONTEVALLO HIGH SCHOOL BAND

Commended—

HJR 111, pages 553, 603, 626, 648

MONTGOMERY

City of, city council, pay raise only once per term—
HB 566, pages 252, 600, 681City of, mayor-council form of government—
HB 1069, pages 1379, 1490, 1668City of, qualifying fee for city council seat—
HB 1068, pages 1378, 1490, 1668City of, weeds, removal of—
HB 962, pages 1097, 1185, 1413, 2511, 2553, 2891

MONTGOMERY COUNTY

Ad valorem tax collection, office for, transferred—
HB 869, pages 803, 879, 1030Ad valorem taxes on motor vehicles, duties transferred to probate
judge—
HB 1055, pages 1375, 1490, 1667Probate judge, compensation—
HB 1056, pages 1376, 1490, 1675Voting lists purged—
HB 1070, pages 1379, 1491, 1783Wine, sale of regulated—
HB 720, pages 560, 878, 1791

MOORE, ROBERT LYNN

Honored—

HR 310, page 2313

MOORE, ROBERT W.

Honored—

SJR 60, pages 574, 590

MORGAN COUNTY

Board of registrars, compensation—
HB 993, pages 1104, 1189, 1416, 1813, 1826, 1964Commission, contingent fund, to establish—
HB 788, pages 700, 751, 809, 1055, 1059, 1083Conveyances of real property, addresses of grantors and grantees to
appear on—
HB 994, pages 1105, 1189, 1417, 1813, 1826, 1965County commission, salaries—
HB 987, pages 1103, 1189, 1416, 1813, 1826, 1964Court costs increased for law library—
HB 847, pages 798, 878, 1029, 1224, 1298, 1343

MORGAN COUNTY (Continued)

Gasoline taxes, distributed—

HB 1141, pages 1648, 1733, 2013, 2529, 2561, 2678, 2690, 2892

Gross sales tax—

HB 910, pages 986, 1002, 1118, 1425, 1452, 1478

Jury commission compensation—

HB 1049, pages 1374, 1492, 1670, 2039, 2063, 2206

Tennessee valley authority payments distributed—

SB 299, pages 331, 400, 571, 609, 674, 753

MORGAN COUNTY ELECTED AND APPOINTED OFFICIALS SALARY COMMISSION

Created—

SJR 113, pages 892, 978

MORRIS, JESSE EDWIN

Death mourned—

SJR 164, pages 1338, 1349, 1473

MOTOR CARRIER ACT

Dump trucks and concrete trucks exempt—

HB 574, pages 253, 655

MOTOR CARRIERS

Fuel tax—

HB 648, pages 351, 395, 639, 2363, 2391, 2399

MOTOR FUELS

Distillate and liquefied gas, excluded from definition of—

HB 812, pages 706, 1491

Gasohol, tax exemptions—

HB 952, page 1020

Gasohol, tax reduced on—

SB 354, pages 1329, 1611, 2069, 2076, 2283, 2296, 2527, 2587, 2717, 2877

Liquefied gas and distillate, excluded as motor fuel—

SB 404, pages 2204, 2223, 2685, 2767

Motor carriers, tax—

HB 648, pages 351, 395, 639, 2363, 2391, 2399

Retail sellers of, pump tax permit—

HB 1081, pages 1382, 1486, 1684

Taxes, levied on—

HB 317, page 85

MOTOR FUELS TAX

Allocation to states—

SJR 158, pages 1341, 1625, 1834

MOTOR VEHICLE ACCIDENTS

Drivers involved in, social security number required on accident report form—
HB 926, pages 1012, 1180

MOTOR VEHICLE LICENSE TAXES AND REGISTRATION FEES

Civil air patrol, exempt—
HB 432, pages 118, 312, 1816, 2790, 2802, 2893

MOTOR VEHICLE SAFETY RESPONSIBILITY ACT

Amended—
HB 438, pages 119, 167, 786
SB 110, pages 551, 552, 751

MOTOR VEHICLES

70,000 lbs. or over, tax levied on—
HB 674, page 402

Abandoned, notice in newspaper of sale of—
HB 805, pages 704, 745

Abstract of an operating record, fee increased—
HB 905, pages 985, 1188

Alabama motor carrier act, exemptions—
SB 542, pages 1334, 1724, 2570, 2766

Alcohol manufactured for use in, exempt from taxation—
HB 198, pages 41, 650

Failure to stop or attempting to elude peace officers, penalties prescribed—
HB 196, page 41

Hauling passengers to and from work, exemption on charges—
HB 891, pages 982, 1178, 1584

Late registration, penalty fee—
SB 436, pages 1630, 1631, 1727

License plates, delinquent purchasers of, penalties provided—
HB 3, page 7

Obscuring identity of, made a criminal offense—
HB 544, pages 216, 875

Odometers, tampering with, prohibited—
HB 158, pages 34, 167, 785

Proof of financial responsibility prior to registration—
HB 472, page 184

Radar devices, use of on, prohibited—
HB 580, page 255

Sales tax on, to be paid to probate judge—
HB 293, pages 58, 1004, 1461, 2187, 2190, 2207

Size and weight restrictions, weight determination method changed—
HB 253, pages 51, 171

MOTOR VEHICLES (Continued)

State, county or municipal, license plates on, special lettering changed—

HB 426, pages 117, 399

SB 246, pages 1022, 1023, 1723, 2344, 2392

State property, unauthorized parking on, removal of—

HB 577, pages 254, 398, 1604

Towing loads, required to secure with 2 or more chains or cables—

HB 26, pages 10, 171

MOTORCYCLES

Headlight required to be on—

HB 490, pages 187, 751

MOUNT PLEASANT BAPTIST CHURCH

Commended—

HR 95, page 407

MUNICIPAL ASSESSMENTS

Class 5 municipalities, interest rate on payments of, increased—

HB 946, page 1018

Interest rate on payments of, increased—

HB 945, pages 1018, 1354

MUNICIPAL BONDS

Maturity dates—

SB 243, pages 889, 1001, 2324, 2354

MUNICIPAL CORPORATIONS

Utility tax, to pay—

HB 431, pages 118, 1004

MUNICIPAL ELECTIONS

Dates of, changed—

HB 93, pages 23, 77, 570

HB 94, pages 23, 77, 571

SB 86, pages 179, 246, 567, 590

SB 87, pages 180, 247, 567, 590

MUNICIPAL ELECTRIC AUTHORITY

Created—

HB 1, pages 5, 109, 774

MUNICIPAL FUNDS

Investments of—

HB 892, page 982

MUNICIPAL INDUSTRIAL DEVELOPMENT BOARDS

Tourism and amusement parks, allowed to own or lease facilities, to promote—

HB 28, pages 10, 319

MUNICIPAL OFFICERS

Corporations using streets, prohibited from hiring—

SB 480, pages 1326, 1327, 2218

MUNICIPALITIES

- Birmingham, boundaries, altering of provided further for—
HB 413, pages 115, 1003, 1415
- Birmingham city council, filling of vacancies on—
HB 552, page 248
- Board of commissioners, salaries, to fix before election—
HB 142, pages 32, 77, 735, 1608, 1678, 1719
HB 143, pages 32, 77, 736, 1608, 1678, 1719
HB 144, pages 32, 78, 736, 1704, 1717, 1720
- Class 1, chief administrative assistant to mayor, to employ—
HB 531, pages 214, 1356
- Class 1, employee health care claims limited—
HB 1085, pages 1383, 1614, 1795, 2027, 2178
- Class 3, election dates—
HB 663, pages 354, 750, 811, 1309, 1313, 1343
- Class 3, planning commissions, alternate structure—
HB 640, page 329
SB 592, pages 2201, 2202, 2220, 2853, 2864, 2888
- Class 4, 5, 7 and 8, hotel services—
SB 327, pages 1022, 1023, 1352, 1538, 1699
- Class 5, elections in, date provided—
HB 776, pages 666, 750, 861, 1608, 1678, 1719
- Class 5, municipal assessments, interest rate on payments of, increased—
HB 946, page 1018
- Class 5, port authorities, authorized to incorporate—
HB 925, pages 1012, 1353, 1590, 1602, 2421, 2517, 2678, 2701, 2765, 2791, 2893
- Dry counties, in, may elect to become wet—
HB 866, pages 803, 874
- Incorporated, prohibited from annexing property outside county boundaries—
HB 343, page 90
- Incorporated, with overlapping police jurisdiction, procedure for altering limits—
HB 391, pages 98, 246
SB 237, pages 1334, 1356
- Incorporation of territory, conditions set for—
HB 89, page 22
- Incorporation, population requirements increased—
HB 264, page 53
- Law enforcement officers trained in, reimbursed if hired elsewhere—
HB 262, pages 53, 77, 732, 2852, 2881, 2894
- Limits extending into more than one county, actions against—
HB 213, pages 43, 999

MUNICIPALITIES (Continued)

Limits not extending into a county, prohibited from taking in—
HB 828, pages 756, 1001

Mobile public transportation service directors, compensation—
SB 397, pages 1746, 1747, 2222, 2536, 2691

Monroeville, boundaries altered—
HB 680, pages 405, 552, 611, 1155, 1158, 1171

United States, gifts, grants, donations or appropriations, allowed to accept—
HB 555, pages 249, 320, 1957, 2571, 2667, 2724, 2733, 2764, 2802, 2893

MURPHY HILL T.V.A. SITE

Support of—
SJR 37, pages 271, 326, 382

MUTUAL AID ASSOCIATIONS

Insurance holding company system regulatory act, to follow provisions of—
HB 181, page 38, 170
SB 136, pages 1745, 1976

New, formation of prohibited—
HB 182, pages 39, 205
SB 137, pages 1745, 1976

NARAMORE, REBECCA

Death mourned—
HJR 116, pages 566, 603, 626, 648

NATIONAL DEFENSE HIGHWAY SYSTEM

Repair of, congress and president urged to use windfall profits tax for—
HJR 53, pages 239, 267, 290, 309

NATIONAL DEFENSE WEEK

Designated—
HJR 30, pages 127, 151, 173, 202

NATIONAL GUARD

Actions against members of, appointment of defense counsel for provided—
HB 62, pages 17, 78, 740

Actions or proceedings against members of, indemnification provided under certain circumstances—
HB 64, pages 17, 78, 741

Active duty, powers of deputy sheriff granted—
HB 38, page 12
HB 59, pages 17, 78, 765

Courts-martial proceedings provided for—
HB 60, pages 17, 78, 739
SB 57, pages 1336, 1725, 2670, 2734, 2876

NATIONAL GUARD (Continued)

Governors powers to order out defined—

HB 58, pages 17, 78, 565, 739, 1609, 1678, 1719

HB 61, pages 17, 78, 740, 1608, 1678, 1719

Lawful orders of, failure to obey, criminal penalties provided—

HB 65, pages 18, 78, 741, 764

NATIONAL TEACHERS EXAMINATIONS

Teachers, prospective, to take—

HB 225, page 46

NATURAL DISASTERS

Profiteering from made unlawful—

HB 40, Page 12

NEAL, SR., JAMES E.

Commended—

HJR 356, page 2695

NEPOTISM

Public schools and junior colleges, employment practice prohibited—

HB 231, page 47

NEWMAN, CHARLES S.

Death mourned—

HJR 266, page 1781

NEWTON, CHARLES MARTIN

Recognized—

SJR 174, pages 1501, 1701

NICHOLS, W. O.

Cited—

SJR 59, pages 573, 590

NONPROFIT ORGANIZATIONS

Registration fee—

HB 888, page 903

NON-RESIDENT ALIENS

Property rights of—

HB 207, page 42

HB 208, page 42

NON-RESIDENT COMMERCIAL FISHING LICENSES

Sale of—

HB 266, pages 53, 77, 582, 722, 1711, 1718, 1720, 2059, 2290, 2318,
2398

NONRESIDENT VIOLATOR COMPACT OF 1977

Director of department of public safety authorized to enter into—

HB 439, pages 120, 167, 785

SB 98, pages 1024

NORTHPORT

City, authority to demolish buildings—

HB 858, pages 801, 981, 1035, 1812, 1825, 1964

NOTIFIABLE DISEASES

Relating to—

HB 385, pages 97, 317

NUCLEAR POWER GENERATING PLANTS—

Sites restrictions on construction imposed—

HB 114, page 26

NUCLEAR POWER PLANT DISASTER

Utilities prohibited from charging customers for reparation due to—

HB 414, page 115

NURSING FACILITIES

Privilege or license tax levied on—

HB 769, page 665

NURSING HOME ADMINISTRATORS

Board of examiners of, composition of—

SB 587, pages 281, 1006

NURSING HOME CARE

Intermediate, discontinued under the medicaid program—

HB 594, pages 282, 316

NURSING HOME PATIENTS

Medical services administration, resources of, to administer—

HB 602, pages 283, 317, 351, 389, 536, 544, 595

NURSING HOMES

Fiscal and ownership data requested—

HJR 35, page 173

OATH OF OFFICE

William Clark, page 98

O'DANIEL, H. H.

Death mourned—

HJR 52, pages 239, 267, 290, 309

ODOMETERS

Tampering with prohibited—

HB 158, pages 34, 167, 785

OFFENSES

Aggravated, for which death penalty may be imposed—

HB 844, pages 798, 874

SB 509, pages 1960, 1961, 2218

OFFICE OF AIR TRANSPORTATION

Created—

HB 434, page 118

OFFICE OF SPACE MANAGEMENT

State, provided for—

SB 23, pages 888, 1350

OFFICE OF STATE PLANNING AND FEDERAL PROGRAMS

Established—

HB 1033, pages 1208, 1610, 1803, 1809, 1817, 1819, 2842, 2882, 2894

OFFICIAL STATE GAME BIRD

Wild turkey designated—

HB 889, pages 903, 1001, 1556, 2859, 2883, 2894

OIL AND GAS

Lubricating oil destined for out of state use, exempted from excise tax—

HB 14, pages 8, 71, 197, 2801, 2801, 2894

HB 21, page 9

Lubricating oil destined for out of state use exempted from sales tax—

HB 13, pages 8, 71, 197, 2836, 2860, 2894

HB 20, page 9

Severance tax on wells in smackover formation—

HB 909, pages 986, 1351, 1916, 2303, 2334, 2399, 2420, 2499, 3546,
2891

Severance tax provided further for—

HB 1145, page 1649

OIL SEVERANCE FEES

Increased—

HB 778, page 667

OLIVER, EDMOND JEFFERSON

Death mourned—

HR 291, page 2085

OPHTHALMOLOGY

Donor eyes, enucleation of—

HB 752, pages 607, 1000, 1925

SB 544, pages 2200, 2219, 2560, 2691

OUTDOOR ADVERTISING

Excise tax—

HB 830, page 757

OUT-OF-STATE TRAVEL

Junior colleges, persons employed by, approval of—

HB 633, pages 328, 1005

OWENS, JAMES CLEVELAND

Death mourned—

HJR 154, pages 804, 857, 866, 867

OXFORD

City of, boundaries altered—

SB 614, pages 1984, 1986, 2221

PALMER PILLANS SCHOOL

Named—

HJR 88, pages 388, 553

PARAPHERNALIA

Sale of, prohibited—

SB 377, pages 1748, 2218, 2587, 2588, 2766

PARENT LOCATORS OFFICE

Provided—

HB 151, pages 33, 169, 862, 2854, 2881, 2894

SB 118, pages 548, 875

PARKER, TERESA

Italian descent, declared to be of—

HJR 298, pages 2230, 2284, 2291, 2397

PAROLE

Crimes, certain, never eligible for—

HB 732, pages 562, 745

Eligibility, new standards for—

HB 509, pages 209, 396

Eligibility of inmates for—

HB 819, pages 707, 746

HB 868, page 803

Minimum sentence served to be eligible altered—

HB 160, page 35

PAROLEES

Contributions for supervision and rehabilitation increased—

HB 719, pages 560, 653

SB 456, pages 1626, 1628, 1723, 2314, 2354

PARRISH

City of, civil services system—

HB 795, pages 702, 791, 906, 2288, 2316, 2398

PARSONS, MILTON

Commended—

HR 304, page 2277

PARTS RECYCLERS

Privilege license—

HB 924, pages 1011, 1612

PATERNITY OF ILLEGITIMATES

Procedures for establishing—

HB 150, pages 33, 169

PAWN BROKERS

Sales of pledges by—

HB 780, pages 667, 1612, 1927

PAYROLL DEDUCTIONS

State employees, provided further for—
HB 817, page 707

PEACE OFFICERS

Associations or magazines, solicitation of advertising regulated—
HB 156, pages 34, 166, 783

PEACE OFFICERS ANNUITY AND BENEFIT FUND

Membership in—
HB 435, pages 119, 312

PEACOCK, RICHARD A.

Honored—
HJR 157, pages 813, 869, 976, 993, 994

PEARSON, JR., JAMES

Death mourned—
HR 332, page 2510
SJR 225, pages 2585, 2767

PELL CITY

Boundaries altered—
HB 119, pages 27, 79, 128, 348, 378, 391

PELHAM

City of, boundaries altered—
HB 923, pages 1011, 1181, 1388, 1812, 1825, 1964
HB 1117, pages 1643, 1731, 2002, 2508, 2556, 2891
HB 1118, pages 1643, 1732, 2002, 2508, 2556, 2891
SB 623, pages 1985, 1986, 2221, 2534
SB 624, pages 1985, 1986, 2221, 2535

PEMBERTON, JENNIE ELIZABETH

100th birthday noted—
HJR 46, pages 198, 207, 234, 236

Death mourned—
HJR 327, pages 2504, 2518, 2575, 2892

PEMBERTON, JOHN

Success in new venture, wished—
HR 252, page 1712

PENSIONS AND SECURITY

Child support payments, provided further for—
HB 423, page 116

State board of, terminated—
HB 367, pages 93, 322, 413
SB 273, pages 481, 486, 495, 517, 529

PERCOLATION TESTS

Subdivided land, relating to—

HB 412, pages 114, 244, 855, 1711, 1718, 1720, 1829, 1924, 1956, 1965

PERINATAL HEALTH ACT

Established—

HB 688, pages 406, 879

SB 414, pages 1110, 1111, 1975, 2874, 2885, 2889

PERRY COUNTY

Beer tax levied—

HB 1042, pages 1372, 1488, 1663, 2029, 2041, 2205

County commission, meeting dates—

HB 1041, pages 1372, 1488, 1662, 2029, 2041, 2205

Forest fire protection—

HB 1040, pages 1372, 1487, 1662, 2029, 2041, 2205

Tax assessor and tax collector, clerk hire and expense allowance—

HB 754, pages 607, 657, 715, 858, 866, 867

PERSONAL LEAVE

Teachers, to be granted under procedures for sick leave—

HB 279, page 55

PESTICIDES AND INSECTICIDES

Landowners liability when spraying with aircraft—

HB 75, page 20

PETERSON, FAYE

Appreciation expressed—

HR 303, page 2277

PHENIX CITY

Council manager government, compensation—

HB 841, pages 797, 877, 1028, 1224, 1297, 1342

Municipal pension and relief system, purchase of prior service credit, contributions—

HB 840, pages 797, 877, 1027, 1224, 1297, 1342

PHI THETA KAPPA

Jeff state, commended—

HR 176, page 992

PHILPOTT, HARRY MELVIN

Honored—

SJR 138, pages 1113, 1177, 1293

PHYSICIAN FOR THE DAY PROGRAM

Ethics law, exempt from—

HB 865, pages 802, 873

PICKENS COUNTY VOLUNTEER FIRE DEPARTMENT

Commended—

SJR 80, pages 575, 591

PIKE, CLYDE

Commended—

HR 282, page 1988

PIKE COUNTY

Court costs

HB 742, pages 605, 656, 713, 1155, 1158, 1171

Pistol permit fee increased—

HB 567, pages 252, 271, 333, 536, 544, 595

PIPPIN, LYNN

Recovery wished—

HJR 23, pages 105, 151, 173, 202

PISTOLS

Sale of regulated—

HB 739, pages 605, 747

PLANNING COMMISSIONS

Class 3 municipalities, alternate structure—

HB 640, page 329

PODIATRY

Definitions in, regulation of—

HB 661, page 354

Regulation of, definitions changed—

HB 1000, page 1106

POLICEMEN

Killed in line of duty, compensation of survivors—

SB 360, pages 1327, 2193, 2283, 2296

POLICEMEN OCCUPATIONAL DISEASE ACT

State law enforcement officers to come under—

HB 174, pages 37, 311

POLITICAL ACTIVITIES

Regulated—

HB 635, page 328

POLITICAL CANDIDATES

Filing of financial statements of provided for—

HB 18, pages 9, 399

POLITICAL COLUMNISTS

Prayers for requested—

HR 286, page 1992

POLITICAL CONTRIBUTIONS

Business corporations, by, provide further for—

HB 284, pages 56, 74, 305, 589, 647, 683, 719, 1677, 1683, 1715

Unions, organizations or associations prohibited from—

HB 541, page 215

POLLUTION CONTROL FACILITIES

Location of by municipal industrial development boards—

HB 122, pages 28, 246, 692, 693

SB 91, pages 179, 271, 2575, 2663, 2665, 2690, 2697 2879

PORCELAIN PAINTING

Fine art, defined as—

HJR 17, pages 99, 109, 139, 162

PORT AUTHORITIES

Class 5 municipalities, authorized to incorporate—

HB 925, pages 1012, 1353, 1590, 1602, 2421, 2517, 2678, 2701, 2765, 2791, 2893

POWER OF ATTORNEY

Durable provided—

SB 305, page 1958

PRESCRIPTIONS

Medicaid recipients, one dollar, to pay for—

HB 595, pages 282, 317, 350, 386, 642, 657, 693

PRESIDENT JIMMY CARTER

Commended—

HJR 253, page 1712

PREVAILING MINIMUM WAGE

Bidders on state contracts bound by—

HB 271, pages 54, 316, 2042, 2183, 2194, 2200

PRICE, L. FRED

Death mourned—

SJR 84, pages 576, 591

PRICHARD

City of, city council districts—

HB 793, pages 702, 791, 907, 1156, 1158, 1171

SB 440, pages 1021, 1093, 1782

PRINCIPALS

School, supervisory responsibilities assigned—

HB 350, page 90

PRINTERS

State agencies that report to governor to include names of—

HB 251, pages 51, 398

PRISONER FEED ALLOWANCE

Increased—

HB 458, pages 181, 1187, 1556, 2401, 2497, 2890

PRISONERS OF WAR

Special license plates—

HB 545, pages 216, 650

PRISONS

Department of public safety granted authority to inspect—

HB 43, page 13

PRISONS AND PRISONERS

Cities and counties housing state prisoners, appropriation made to—

HB 57, page 16

SB 97, pages 644, 1005

Good time law amended—

HB 162, page 35

HB 163, page 35

Marijuana, introduction into penal facility made a felony—

HB 209, pages 43, 396, 1939

State prisoners housed by cities and counties, compensation provided for—

HB 23, page 10

Work release, dispositions of earnings under

HB 624, pages 287, 652

PRIVATE PROPERTY WEEK

Observed—

HJR 209, pages 1195, 1223, 1299, 1343

PRIVATE SCHOOL LICENSE LAW

Courses regulated—

HB 319, pages 86, 166, 777, 816, 1426, 1453, 1478

PROBATE JUDGES

Fees, marriage fees eliminated from—

HB 175, page 37

Judicial retirement fund, credit—

HB 486, page 186

Minimum salaries—

SB 339, pages 1024, 1356, 1723, 2389, 2392, 2409, 2412, 2742, 2879

Nonprofit organizations, registration fee—

HB 888, page 903

PROBATIONERS

Contributions for supervision and rehabilitation increased—

HB 719, pages 560, 653

SB 456, pages 1626, 1628, 1723, 2314, 2354

PROFESSIONAL EMPLOYEES ORGANIZATIONS

Boards of education, to negotiate with, established—
HB 328, page 87

PROFITEERING

Due to emergencies or natural disasters made unlawful—
HB 40, page 12

PROPERTY

Ad valorem taxation, appraisal, of, for current use—
HB 763, pages 662, 1178

Escaped, tax assessors fees for making returns of increased—
HB 401, pages 112, 168, 1833

PROPERTY LIENS

Insolvency proceedings time period for, reversed—
HB 107, page 25

PROPERTY RIGHTS OF ALIENS

Provided for—
HB 207, page 42
HB 208, page 42

PROTECTION FROM ABUSE ACT

Provided—
HB 1076, pages 1381, 1726

PUBLIC ASSISTANCE

Employable persons receiving, assignment to public works projects—
HB 615, pages 285, 999
SB 318, pages 1628, 1727, 2184, 2187, 2188, 2190, 2198

Unwed mothers with dependent children, prohibited—
HB 666, pages 355, 876, 1543

PUBLIC ASSISTANCE RECIPIENTS

Able-bodied to perform public work on service for benefits—
HB 466, pages 183, 315, 1561

PUBLIC BODIES

Closed, secret or executive meetings of, prohibited—
HB 471, page 184
SB 234, pages 1960, 1961, 2219

PUBLIC CORPORATIONS

Municipal, non-profit, to promote industry and recreational facilities—
HB 838, page 796

PUBLIC EMPLOYEES

Defense and indemnity if sued for official duties, liability insurance—
HB 705, pages 557, 874

Merit system or teacher tenure law, not covered by, granted privileges
of—
HB 650, pages 352, 1000

PUBLIC HOUSING

Fraudulent obtaining of, made unlawful—

HB 4, pages 7, 314, 1930, 2844, 2860, 2894

PUBLIC OFFICE

Vacation of upon conviction of crime—

SB 238, pages 546, 1725

PUBLIC OFFICES

State, county and municipal offices, filling of vacancies in, provided for—

HB 47, pages 13, 655

PUBLIC SAFETY

Department of, granted authority to inspect prisons—

HB 43, page 13

Department of, wreckers and towing services regulated by—

HB 139, pages 32, 398

PUBLIC SERVICE COMMISSION

Compensation increased—

HB 56, pages 16, 1188, 1918

Existence—

HB 383, pages 96, 325, 469, 476, 517, 523, 524, 531, 534, 595

SB 279, page 490

Reorganized—

HB 504, page 208

Resignation of member, effective date of—

HB 90, page 22

PUBLIC WAREHOUSES

Bonds on, amount provided for—

HB 168, pages 36, 71, 200, 372, 380, 392

Fees and insurance, issuance of—

HB 634, pages 328, 749

SB 364, pages 2204, 2205, 2219

PUBLIC WORKS PROJECTS

Employable persons receiving public assistance, to be assigned to—

HB 615, pages 285, 999

SB 318, pages 1628, 1727, 2184, 2187, 2188, 2190, 2198

PUERTO RICO

Southern growth policies agreement, to join—

SB 294, pages 890, 891, 1351

PUGH, KEITH

Honored—

HR 136, page 700

PUMP TAX PERMIT

Gasoline or motor fuels, retail sellers of, required—

HB 1081, pages 1382, 1486, 1684

PURVIS, MR. AND MRS. JAKE B.

Congratulated—

SJR 199, pages 2310, 2355

PYRAMID SALES TRANSACTIONS

Prohibited—

HB 157, pages 34, 167, 783

RABREN, HARRIS

Commended—

HR 268, page 1781

RACCOONS

Fur-bearing animals, removed from category of—

HB 280, page 55

RADAR DETECTORS

Motor vehicles, use of on, prohibited—

HB 580, page 255

RADIATION CONTROL

X-ray machines, inspection of—

HB 66, page 18

RADIATION CONTROL AGENCY AND ADVISORY BOARD

Existence—

HB 374, pages 94, 323, 425

SB 265, pages 479, 480, 486, 501, 527

RAILROAD EMPLOYEES

Department of labor to promulgate rules and regulations promoting health and welfare of—

HB 737, page 604

RAINER, REX

Commended—

HJR 333, pages 2511, 2757, 2792, 2893

RANDOLPH COUNTY

Engineer, qualifications—

HB 826, pages 756, 980, 1032, 1224, 1297, 1342

Municipal and county offices, filling of vacancies in—

HB 749, pages 606, 697, 759, 904, 1223, 1296, 1342

Pistol permit fee—

HB 1140, pages 1648, 1733, 2012, 2511, 2555, 2891

SB 613, pages 1984, 1986, 2221, 2533, 2693

Roads and right-of-way to private dwellings, maintenance of—

HB 146, pages 33, 110, 192

RANDOLPH COUNTY HIGH SCHOOL FOOTBALL TEAM

Commended—

SJR 102, pages 894, 978

REAL ESTATE

Intestate, descent and distribution of—

HB 254, page 51

HB 424, page 116

SB 116, pages 890, 996, 2868, 2885, 2889

REAL ESTATE COMMISSION

Appropriation—

HB 485, page 186

SB 80, pages 545, 546, 744, 1545, 1699

REAL PROPERTY

Individual selling own, same interest as financial institutions, allowed to charge—

HB 247, pages 49, 72, 225

RECESS

HR 195, pages 1088, 1115

HR 277, pages 1967, 2086

HR 295, page 2212

HR 319, page 2404, 2672

RED BAY TIGERETTES

Congratulated—

HR 127, page 670

REGIONAL MENTAL HEALTH PROGRAMS AND FACILITIES

Boards of directors, appointment—

HB 783, pages 667, 1353

REID, ROBERT D.

Death mourned—

HR 308, page 2294

REPORT OF CONFERENCE COMMITTEE:

HB 84, page 2367

HB 379, page 532

HB 383, page 524

HB 465, page 2734

HB 533, pages 2428, 2695

HB 540, page 591

HB 571, pages 2500, 2660

HB 665, page 2368

HB 967, page 2714

HB 925, page 2701

HB 1120, page 2698

REPORT FILED:**COMMITTEES**

Interim committee on Electricity page 61

Feasibility of constructing a new state building, page 217

State Judicial Compensation Commission, page 98

COMMITTEES (Continued)

Committee to study effects of radiation and other areas of Nuclear Energy activities, page 173

Implement provisions of Sunset Law, page 68

REPURCHASE OF INVENTORIES

Contract termination—

HB 45, pages 13, 74, 300

RESIDENTIAL PROPERTY

Ad valorem tax purposes, redefined—

SB 177, pages 279, 280, 311

RESOLUTIONS

Abdulaziz, Prince Khaled Bin Sultan Bin, honored—

HJR 151, pages 792, 891, 910

HJR 172, pages 989, 1051, 1058, 1083

Abortions, U.S. constitutional amendment, called for—

HJR 43, pages 190, 553, 600, 601, 649, 659

SJR 9, pages 1501, 1700

Adams, Mr. and Mrs. Grady Stephens congratulated—

HR 264, page 1780

Adjournment—

HJR 4, pages 5, 68, 81, 106

HR 14, pages 70, 106

HR 24, pages 108, 162

HR 33, page 163

HJR 34, pages 164, 206, 234, 236

HR 48, pages 203, 236

HR 50, pages 238, 265

HR 60, pages 267, 310

HR 73, pages 311, 346

HR 79, pages 349, 392

HR 90, page 393

HJR 96, page 408

HR 99, pages 468, 482

HR 100, pages 484, 488

HR 103, pages 489, 535

HR 107, pages 538, 595

HJR 109, pages 539, 571, 582, 595

HR 118, pages 597, 648

HJR 122, pages 649, 687

HR 123, pages 650, 694

HR 133, page 695

HR 134, pages 696, 742

HR 138, pages 743, 786

HJR 139, pages 743, 815, 830, 866

HR 149, pages 787, 867

HR 160, pages 868, 969

HR 167, pages 970, 994

HR 181, pages 995, 1084

HR 194, pages 1088, 1171

HR 200, pages 1172, 1343

HR 224, pages 1345, 1478

HR 230, pages 1480, 1606

RESOLUTIONS (Continued)

- HR 243, pages 1609, 1720
- HR 254, pages 1721, 1965
- HR 275, pages 1966, 2207
- HR 294, pages 2212, 2399
- HJR 318, pages 2404, 2763, 2792, 2893
- HR 320, pages 2405, 2675
- SJR 66, pages 423, 437
- Adkison, Charla, commended—
SJR 167, pages 1499, 1625, 1834
- Adkison, Gene Pat, commended—
HR 306, page 2286
- Alabama A & M soccer team, commended—
SJR 42, pages 273, 326, 383
- Alabama alcohol awareness-marriage and family week, proclaimed—
HJR 140, pages 754, 815, 830, 866
- Alabama crimson tide, commended—
SJR 4, pages 64, 140
- Alabama poultry week declared—
HJR 189, pages 1024, 1051, 1058, 1083
- Alabama state university basketball team, commended—
HJR 36, pages 174, 206, 234, 236
HJR 124, pages 658, 687, 692, 693
- Alabama volunteers honored—
HR 171, page 989
- Alabamians, U.S. goods, urged to purchase—
SJR 92, pages 645, 689
- Alaskan lands, legislation concerning, congress urged to pass—
HJR 257, pages 1755, 1828, 1834, 1965
- Albertville high school band, commended—
SJR 67, pages 575, 591
- Alexander, Sara Gandy, honored—
HR 82, page 356
- Alien residents liquor licenses, ABC board urged not to issue to—
HJR 284, pages 1989, 2284, 2291, 2397
- Allen, Melba Till, parole or pardon granted—
HJR 119, page 602
- Allen, Susie Lee Williams, commended—
HR 16, page 99
- Allison, Joe Avery, death mourned—
HR 75, page 330
- Amoco fabrics welcomed—
HR 142, page 758

RESOLUTIONS (Continued)

- Anderson, John Howard, honored—
SJR 55, pages 572, 573, 700, 753
- Andrews, Lillian, honored—
HR 121, page 629
- Athens news courier, commended—
HJR 137, pages 708, 728, 732, 741
- Auburn university soil judging team, commended—
SJR 189, pages 1979, 2218, 2298
- Austin, Cleveland, commended—
HJR 54, pages 240, 267, 290, 309
HR 55, page 241
- Austin high school, commended—
SJR 120, pages 892, 978
- Ayers, Lucille Douglass, honored—
HR 314, page 2313
- Barrow, Donna, commended—
SJR 169, pages 1499, 1701
- Baughman, Prentiss, commended—
SJR 16, pages 153, 204, 304
- Belle, Fleet L., honored—
HR 94, page 407
- Bennett Act, act 80-375, named—
HJR 305, pages 2279, 2298, 2320, 2399
- Bennett, James W., commended—
HR 259, page 1757
- Birmingham-Southern baseball team, commended—
HR 236, page 1507
- Blackwell, Jr., A. Dean, death mourned—
SJR 197, pages 2309, 2355
- Blackwell, Thomas Alvin, commended—
HR 331, page 2510
- Blanding family, commended—
HR 350, page 2687
- Bloom, Jr., Hal, commended—
SJR 152, pages 1339, 1349, 1473
- Board of correction, counties housing state prisoners, reimbursed—
HR 175, page 991
- Board of education, state, plan for uninterrupted school sessions—
HJR 117, pages 578, 975
- Board of education, state, school registers, to revise—
HJR 184, page 1009

RESOLUTIONS (Continued)

- Boards of health, electrical services not to interfere with—
HJR 343, pages 2589, 2765, 2797, 2893
- Boaz high school football team, congratulated—
SJR 83, pages 576, 591
- Boxer, official dog of state, designated—
HR 153, page 793
- Boyington, James J., appreciation expressed—
SJR 17, pages 153, 204, 304
- Brakefield, Carl, speedy recovery wished—
HR 246, page 1637
- Brasher, Mr. and Mrs. Rufus E., congratulated—
HJR 49, pages 228, 238, 243, 265
- Brave men, commended—
SJR 177, pages 1676, 1834
- Bronner, David, appreciation expressed—
HJR 85, page 358
- Brooks, Winnie Mae Wyatt, death mourned—
HR 344, page 2589
- Bruno, Joe, congratulated—
SJR 218, pages 2424, 2675, 2878
- Bryant, Paul W., legislature, invited to address—
SJR 3, pages 63, 140
- Bundenthal, Thomas, commended—
HJR 151, pages 1339, 1349, 1473
- Bureau of publicity and information, employees commended—
HJR 206, pages 1193, 1222, 1299, 1343
- Burgess, Robert D., death mourned—
SJR 51, pages 572, 700, 753
- Buss, Debra, appreciation expressed—
HR 301, page 2277
- Calhoun county industry week, designated—
HJR 164, pages 898, 976, 993, 994
- Calhoun, Mildred, commended—
HR 256, page 1754
- Calloway, Joseph T. and Mary Lib, commended—
HJR 222, pages 1305, 1344, 1420, 1478
- Capitol restoration steering committee urged not to approve aluminum windows—
SJR 40, page 273
- Capitol rotunda closed—
HJR 101, page 484

RESOLUTIONS (Continued)

- Cater, Katherine C., commended—
SJR 128, pages 1020, 1094, 1166
- Chilton county volunteer fire departments, commended—
HJR 115, pages 564, 603, 626, 648
- Clerk of house, news media, restrict to specific location—
HR 173, page 990
- Colbert county high school football team, congratulated—
HR 58, page 257
- Commodores, honored—
HJR 289, pages 2038, 2218, 2404, 2425, 2890
HR 290, page 2055
- Cone, Cherrie, appreciation expressed—
HR 300, page 2276
- Congress, forest service budget, urged to increase—
HJR 29, pages 126, 203, 238, 243, 265
- Congressional delegation invited to address legislature—
SJR 6, pages 64, 105, 140
- Constitutional amendments, common data for holding elections of—
HJR 10, pages 60, 104, 111, 162
HJR 269, pages 1781, 1828, 1835, 1965
- Constitutional convention, bureaucratic rules and regulations, on—
HJR 208, pages 1194, 2284, 2291, 2397
- Content restricted—
SB 84, pages 1337, 2219
- Cook, Stan, honored—
HR 156, pages 813, 873, 976, 993, 994
- Cooper, M.C., commended—
HR 297, page 2330
- Cornelison, Phillip, commended—
HR 57, page 257
- Counce, Shelby, commende—
HJR 126, pages 669, 688, 693
- Covington electric cooperative, congratulated—
SJR 106, pages 894, 978
- Crawford, Samuel J., commended—
HR 260, page 1757
- Creel Richardson elementary addition, named—
HJR 147, pages 771, 815, 830, 866
- Cuban refugees, housing of in Talladega condemned—
SJR 213, pages 2375, 2408, 2586
- Cullman county farm-city committee, commended—
HR 214, page 1199
HJR 215, pages 1199, 1222, 1299, 1343

RESOLUTIONS (Continued)

- Daleville high school band, commended—
HJR 233, pages 1505, 1963, 1978, 2205
- Daleville high school junior R.O.T.C. program, recognized—
HJR 234, pages 1505, 1963, 1978, 2205
- Democratic-reporter, commended—
HJR 129, pages 671, 688, 693
- Dennis, Mr. and Mrs. Henry Girgil, congratulated—
SJR 136, pages 1338, 1349, 1473
- Department of health, education and welfare, quality health services,
urged to guarantee—
HJR 207, pages 1193, 1222, 1299, 1343
- Dial, B. Roper, death mourned—
SJR 173, pages 1500, 1701
- District of Columbia, constitutional amendment supporting congressional
representation for—
HJR 229, page 1385
HJR 248, page 1650
- Dixon, Dr. and Mrs. Solon, commended—
SJR 26, pages 157, 326, 382
- Dixon, Michael Eugene, death of mourned—
HJR 28, pages 125, 151, 173, 202
- Dixon, Mrs. Charles, honored—
SJR 27, pages 157, 326, 382
- Dotson, John Ward, death mourned—
HJR 198, pages 1095, 1153, 1156, 1171
- Dr. Briggs Parris drive named—
HJR 141, pages 757, 816, 830, 866
- Drafting of women, opposition to expressed—
HJR 77, page 332
- Dunn, Rhonda, commended—
HR 263, page 1757
- Easterling, Marion W., commended—
HR 335, page 2515
- Eastern airlines, urged to keep Montgomery service—
SJR 63, pages 576, 591
- E.B. Erwin high school band, commended—
HJR 329, pages 2506, 2764, 2797, 2893
- Eiland, Ruth Cook, retirement honored—
HR 354, page 2695
- Elmore County fire district study commission created—
HJR 199, pages 1107, 1177, 1222, 1298, 1343
- Enterprise high school band, praised—
SJR 23, pages 155, 204, 304

RESOLUTIONS (Continued)

- Enterprise high school deca chapter, commended—
SJR 182, pages 1981, 2217, 2297
- Enterprise high school football team, congratulated—
SJR 22, pages 155, 204, 304
- Enterprise high school rifle and drill teams, commended—
SJR 200, pages 2310, 2355
- Espy, Sr., Major Watt, death mourned—
HJR 202, pages 1189, 1222, 1298, 1343
- Evans, Franklin Corbin, death mourned—
SJR 48, pages 331, 383
- Examination of public accounts, Alabama association of school boards,
examination—
HJR 317, page 2379
- Faulkner, John Calvin, death mourned—
HR 261, page 1757
- Feld, Monty, best wishes—
HR 309, page 2294
HJR 334, pages 2514, 2757, 2792, 2893
- Folmar, Emory, appreciation expressed—
HJR 27, pages 124, 151, 173, 202
- Food stamp program, funding of—
HR 288, page 2037
- Fort Benjamin O. Davis, named—
SJR 41, pages 272, 273, 1625, 1834
- Foster, Katherine Elizabeth, death mourned—
HJR 72, pages 307, 348, 379, 391
- Fowler, William B., national guard armory named—
SJR 180, pages 1754, 1972, 2090
- Fox, Paul Thomas, death of, mourned—
HJR 42, pages 178, 207, 234, 236
- France, William H.G., recognized—
HJR 186, pages 1010, 1051, 1058, 1083
- Funderburk, Hanly, congratulated—
HJR 190, pages 1025, 1051, 1058, 1083
SJR 139, pages 1114, 1177, 1293
- Gasoline retailers, gallon price, to post—
SJR 140, pages 1111, 1349, 1473
- Gay, Otis Franklin, commended—
HJR 15, pages 98, 108, 138, 162
- Geddie, Edrie Varner, honored—
HJR 353, pages 2694, 2763, 2797, 2893
- General Ivan R. Smith armory, named—
HJR 81, pages 355, 371, 380, 392

RESOLUTIONS (Continued)

- Gibson, C.S., 90th birthday noted—
SJR 155, pages 1340, 1349, 1473
- Giles, Marilyn B., commended—
HR 228, page 1385
- Gingery, Mark Lucas, cited—
HR 312, page 2313
- Goode, Wayne, commended—
HJR 191, pages 1037, 1051, 1058, 1083
- Goshen high school football team, commended—
SJR 7, pages 64, 140
- Governor, committee appointed to escort to joint session—
SJR 1, page 61
- Governor James, employee memorandum, urged to reconsider—
HR 108, page 538
- Governor, notified legislature is in session—
HJR 2, page 4
SJR 2, page 62
- Governors mansion furnishing, cooperation—
HR 212, page 1197
- Green, Louis, removed from office—
HJR 69, page 291
- Grimes, O. R., commended—
HJR 241, pages 1574, 1963, 1978, 2205
- Grove hill academy football team, commended—
HJR 205, pages 1192, 1222, 1298, 1343
- Gumps, O.S., commended—
HJR 239, pages 1508, 1963, 1978, 2205
- Guthrie, Fain A., appreciation expressed—
HJR 65, pages 288, 325, 343, 348, 391
- Hall, James, commended—
HR 238, page 1508
- Hamric, Sr., Ray S., death mourned—
HJR 87, pages 383, 537, 544, 595
- Hanby, Margaret Louise, best wishes—
HR 309, page 2294
HJR 334, pages 2514, 2757, 2792, 2893
- Hargett, Joel, recognized—, HR 313, page 2313
- Hawkins, Hubert, honored—
HR 163, page 893
- Helderman, Sr., Frank, commended—
HJR 242, pages 1575, 1963, 1979, 2205

RESOLUTIONS (Continued)

- High schools, national guard and U.S. armed forces to cooperate—
HJR 66, pages 289, 302, 308, 310
- Highway construction, federal funding of, level urged—
SJR 190, page 1979
- Highway maintenance and construction, congress urged to fund—
HJR 274, pages 1934, 2509, 2557, 2891
- Hill, Mamie, honored—
HR 67, page 290
- Historic resources, task force to study, created—
HJR 287, page 1993
- Holmes, John H., death mourned—
HR 146, page 770
- Holmes, Ralph C., speedy recovery wished—
HJR 39, pages 177, 207, 234, 236
- House bill 540, house of representatives, sentiment—
HR 328, page 2505
- House bills, indefinitely postponed—
HR 276, page 1967
- HR 5225 and S. 1862, congress urged to pass—
SJR 15, page 152
- Hubbertsville high lady lions, congratulated—
HR 158, page 816
- Huntsville east allstars, commended—
HJR 92, pages 400, 537, 544, 595
- Hurricane disaster relief, commended—
SJR 195, pages 2097, 2218, 2298
- Indigent, elderly and disabled, care of—
SJR 35, pages 277, 326, 382
- Iranian crisis, President Carter, legislative support of—
HJR 9, pages 60, 66, 81, 106
- Iranian rescue attempt, servicemen killed in, sympathy expressed—
HJR 247, pages 1638, 1799, 1814, 1964
- Iranian students requested to leave state—
HJR 251, pages 1710, 1799, 1814, 1964
- Iranian students, schools urged to cease enrolling—
SJR 157, page 1341
- Israel, Willard Alfred, honored—
HR 262, page 1757
- J.A. Wintzell memorial bridge, named—
HJR 98, pages 412, 537, 544, 595
- Jackson academy, congratulated—
HJR 25, pages 123, 151, 173, 202

RESOLUTIONS (Continued)

- Jackson high school, congratulated—
HJR 26, pages 124, 151, 173, 202
- James, Governor Fob, commended—
HR 70, page 297
- Jarrett, Eleanor, congratulated—
HR 347, page 2663
- Jefferson County sheriff, county equipment, misuse of, to investigate—
HR 182, page 1008
- Jefferson state junior college basketball team, congratulated—
HJR 159, pages 832, 869, 976, 993, 994
HR 180, page 993
- Jefferson state junior college speech and debate team, honored—
HR 179, page 992
- Jefferson state junior college track team, commended—
HR 178, page 992
- Jefferson state junior college womens gymnastics team, honored—
HR 177, page 992
- Jenkins, Jasper, commendd—
HR 349, page 2663
- Jeter, Lynn, honored—
SJR 205, pages 2310, 2355
- Jim Williams road, named—
SJR 109, pages 892, 1094, 1153, 1166
- Joe L. Hutt athletic field, named—
HJR 89, pages 390, 537, 544, 595
- Johnson, E. C., commended—
HR 7, page 59
- Joint interim committee on apportionment, created—
SJR 239, pages 2851, 2887
- Joint interim committee on higher education, created—
HJR 279, page 1986
- Joint interim committee on juvenile justice, created—
HJR 232, pages 1504, 1587, 1603, 1606
- Joint interim committee on municipal government, continued—
SJR 175, pages 1634, 1739, 2046
- Joint interim committee, state funds, investigate management of—
HJR 187, pages 1010, 1094, 1153, 1156, 1171
- Joint interim committee to investigate alleged funding improprieties,
investment inadequacies and other fiscal discrepancies in higher
education—
HJR 12, pages 65, 108, 138, 162, 265

RESOLUTIONS (Continued)

- Joint interim committee to study educational institutions, created—
HJR 285, pages 1990, 2217, 2418, 2531, 2890
- Joint interim committee to study medicaid, funds appropriated—
HJR 293, pages 2167, 2284, 2291, 2397
- Joint interim committee to study nuclear energy activities, created—
HJR 250, pages 1694, 2412, 2530, 2890
- Joint interim committee to study nuclear power plants, created—
HJR 292, pages 2085, 2408, 2757, 2793, 2893
- Joint interim committee to study off campus branches of junior colleges,
created—
HJR 249, pages 1651, 1739, 2418, 2530, 2890
- Joint interim committee to study public service commission reorganiza-
tion, created—
HJR 237, pages 1507, 1738
- Joint interim committee to study purchase of property in capitol com-
plex, created—
HJR 346, pages 2590, 2757, 2793, 2893
- Joint interim committee to study reorganization of the public service
commission, created—
SJR 181, pages 1753, 1972, 2090
- Joint interim committee to study salaries and related matters, con-
tinued—
HJR 225, pages 1345, 1426, 1453, 1478
- Joint interim committee to study salaries and related matters, ex-
tended—
HJR 51, pages 238, 266, 290, 309
- Joint interim committee to study unemployment compensation laws,
created—
HJR 245, pages 1625, 1799, 1814, 1964
- Joint interim committee to study utilization of mental health depart-
ment lands, created—
SJR 105, pages 895, 970, 978
- Joint interim committee to study welfare, medicaid and social programs,
created—
SJR 29, pages 572, 975, 979, 1066
- Joint legislative committee, public service commission, reorganiza-
tion—
HJR 106, pages 530, 531, 534, 595
- Joint prison committee, named—
HJR 192, pages 1046, 1088, 1106, 1171
- Joint session held to hear address of governor—
HJR 3, page 4
- Jones, J. Earl, death mourned—
HJR 169, pages 981, 1051, 1058, 1083

RESOLUTIONS (Continued)

- Jones, Meiry Leonard, retirement honored—
HR 355, page 2695
- Jordan, Ralph "Shug", speedy recovery wished—
SJR 185, pages 1980, 2217, 2298
- Judicial compensation commission, recommendations rejected—
HJR 221, pages 1305, 1344, 1345, 1484
- Junior womens club of Citronelle, commended—
HR 97, page 411
- Juzang, George D., commended—
HJR 220, pages 1304, 1344, 1420, 1478
- Kaiser corporation electrical products plant, commended—
HR 76, page 330
- Kennedy, Cain, congratulated—
HJR 40, pages 177, 207, 234, 236
- Kennedy, Madeline McDaniel, commended—
HJR 59, pages 263, 290
- Kennedy, Yvonne, congratulated—
HR 37, page 175
- Key, Dieadre Monique, congratulated—
HJR 211, pages 1197, 1222, 1299, 1343
- Kindergartens, two sessions, allowed to hold—
HJR 330, pages 2507, 2510, 2675, 2844, 2860, 2894
HR 338, page 2547
- Kurzweil reading machine for blind, joint session held to see demonstration—
HJR 170, page 988
- Latham, Ben T., commended—
SJR 47, pages 331, 699, 726, 753
- Lawrence county elected and appointed officials salary commission, created—
SJR 112, pages 892, 1972, 2090
- Legal services corporation lobbying by, investigation of—
SJR 21, pages 156, 204, 304
- Legislative clerks and secretaries, commended—
HR 240, page 1541
- Legislative committee to investigate interest group influence on pending legislation—
HR 22, pages 103, 104
- Legislative order of business on 10th day—
SJR 69, page 574
- Legislators, telephone credit cards, provided—
HJR 342, page 2564

RESOLUTIONS (Continued)

- Lester, Elizabeth, congratulated—
SJR 210, pages 2309, 2355
- Lewis, Jr., William Marvin, death mourned—
SJR 184, pages 1981, 2217, 2298
- Lewiski, Larry, commended—
HJR 155, pages 812, 869, 976, 993, 994
- Littrell, William Kelley, death mourned—
SJR 165
- Livingston, Ivo W., commended—
HR 152, page 793
- Lockley, Arlyn G., death mourned—
HJR 128, pages 670, 688, 693
- Lotteries, prohibited except when operated by state—
HJR 47, page 199
- Lowery, Lottie, commended—
HJR 210, pages 1196, 1222, 1299, 1343
- MacArthur, Douglass, 100th birthday commemorated—
HJR 102, pages 47, 537, 544, 595
- McCorquodale, Jr., Joe C., commended—
HJR 283, pages 1988, 2284, 2291, 2397
- McDowell, Rex, honored—
SJR 32
- McGhee, Park, appreciation expressed—
HR 273, page 1914
- McGuffie, Ronald A., commended—
HR 68, page 290
- McLin, Ernest, death mourned—
HR 315, page 2313
- McVay, Olive, Mr. and Mrs., congratulated—
HR 281, page 1988
- Maccia, Millie, appreciation expressed—
HJR 20, pages 101, 108, 139, 162
- Martin, Eddie, commended—
HR 114, page 564
- Martin, Sr., Leo, death mourned—
SJR 30, pages 276, 326, 382
- Mason, David Chester, honored—
SJR 49, pages 331, 383
- Mathews, Enoch, death mourned—
HR 321, page 2413
- Meador, Morris, commended—
HJR 265, pages 1780, 1829, 1834, 1965

RESOLUTIONS (Continued)

Meadows, James W., death mourned—
HR 267, page 1781

Medicaid agency, designated—
SJR 54, pages 572, 573, 2675, 2878

Medicaid or welfare fraud, cases of, prosecution to full extent of law urged—
HJR 11, page 61

Medicaid programs, regulations, alteration urged—
SJR 19, pages 153, 204, 304

Medical service administration, policies rules and regulations, implementing of—
HR 216, page 1200

Military recruiting, schools urged to allow—
SJR 24, pages 155, 204, 304

Miller, Robert M., commended—
HJR 45, pages 191, 207, 234, 236

Millsap industrial training center, named—
HJR 341, pages 2561, 2852, 2884, 2894

Mitchem-Kelley Act designated—
HJR 357, pages 2745, 2765, 2797, 2893

Mixson, Wayne, welcomed—
SJR 166, pages 1499, 1701

Mobile county mardi gras association, commended—
HR 41, page 178

Montevallo high school band, commended—
HJR 111, pages 553, 603, 626, 648

Moore, Robert Lynn, honored—
HR 310, page 2313

Moore, Robert W., honored—
SJR 60, pages 574, 590

Morgan county elected and appointed officials salary commission, created—
SJR 113, pages 892, 978

Morris, Jesse Edwin, death mourned—
SJR 164, pages 1338, 1349, 1473

Motor fuels tax, allocation to states—
SJR 158, pages 1341, 1625, 1834

Mount Pleasant Baptist Church, commended—
HR 95, page 407

Murphy Hill t.v.a. site, support of—
SJR 37, pages 271, 326, 382

Naramore, Rebecca, death mourned—
HJR 116, pages 566, 603, 626, 648

RESOLUTIONS (Continued)

- National defense highway system, repair of, president and congress urged to use windfall profits tax for—
HJR 53, pages 239, 267, 290, 309
- National defense week, designated—
HJR 30, pages 127, 151, 173, 202
- Neal, Sr., James E., commended—
HR 356, page 2695
- Newman, Charles S., death mourned—
HR 266, page 1781
- Newton, Charles Martin, recognized—
SJR 174, pages 1501, 1701
- Nichols, W.O., cited—
SJR 59, pages 573, 590
- Nursing homes, fiscal and ownership data requested—
HJR 35, page 173
- O'Daniel, H.H., death mourned—
HJR 52, pages 239, 267, 290, 309
- Oliver, Edmond Jefferson, death mourned—
HR 291, page 2085
- Owens, James Cleveland, death mourned—
HJR 154, pages 804, 857, 866, 867
- Palmer Pillians school, named—
HJR 88, pages 388, 553
- Parker, Teresa, Italian descent declared to be of—
HJR 298, pages 2230, 2284, 2291, 2397
- Parsons, Milton, commended—
HR 304, page 2277
- Party affiliation registration, primary election, sense of house expressed—
HR 56, pages 242, 262, 327
- Party primary elections, secretary of state requested to stop interfering with—
HJR 61, page 267
- Peacock, Richard A., honored—
HJR 157, pages 813, 869, 976, 993, 994
- Pearson, Jr., James, death mourned—
HR 332, page 2510
SJR 225, pages 2585, 2767
- Pemberton, Jennie Elizabeth, 100th birthday noted—
HJR 46, pages 198, 207, 234, 236
- Pemberton, Jennie Elizabeth, death mourned—
HJR 327, pages 2504, 2518, 2575, 2892

RESOLUTIONS (Continued)

- Pemberton, John, success in new venture wished—
HR 252, page 1712
- Peterson, Faye, appreciation expressed—
HR 303, page 2277
- Phi Theta Kappa, Jefferson state, commended—
HR 176, page 992
- Philpott, Harry Melvin, honored—
SJR 138, pages 1113, 1177, 1293
- Pickens county volunteer fire departments, commended—
SJR 80, pages 575, 591
- Pike, Clyde, commended—
HR 282, page 1988
- Pippin, Lynn, recovery wished—
HJR 23, pages 105, 151, 173, 202
- Political columnists, prayers for requested—
HR 286, page 1992
- Porcelain paintings, fine art, defined as—
HJR 17, pages 99, 109, 139, 162
- President Jimmy Carter, commended—
HJR 253, page 1712
- Price, L. Fred, death mourned—
SJR 84, pages 576, 591
- Private property week observed—
HJR 209, pages 1195, 1223, 1299, 1343
- Pugh, Keith, honored—
HR 136, page 700
- Purvis, Mr. and Mrs. Jake B., congratulated—
SJR 199, pages 2310, 2355
- Rabren, Harris, commended—
HR 268, page 1781
- Rainer, Rex, commended—
HJR 333, pages 2511, 2757, 2792, 2893
- Randolph county high school football team, commended—
SJR 102, pages 894, 978
- Recess—
HR 195, pages 1088, 1115
HR 277, pages 1967, 2086
HR 295, page 2212
HR 319, pages 2404, 2672
- Red bay tigerettes, congratulated—
HR 127, page 670
- Reid, Robert D., death mourned—
HR 308, page 2294

RESOLUTIONS (Continued)

- Revelation missionary baptist church, commended—
HR 299, page 2230
- Rhodes, Alice, commended—
SJR 203, pages 2310, 2355
- Rice, Laura Ann, congratulated—
HJR 193, pages 1067, 1088, 1106, 1171
- R.M. Berlin Hutto road, named—
HJR 125, pages 668, 688, 693, 693
- Robert E. Lee high school track team, congratulated—
HJR 83, pages 357, 371, 380, 392
- Roeper, Karl-Heinz, commended—
SJR 62, pages 574, 700, 754
- Rogers, T.E. "Cotton", honored—
HR 74, page 330
- Rosebrough, Charles E., commended—
HR 311, page 2313
- Rotary internationals 75th anniversary noted—
SJR 38, pages 275, 326, 383
- Rotunda telephone operators, appreciation expressed—
HJR 219, pages 1210, 1348, 1963, 1978, 2205
- Rule change—
HR 19, page 100
- Rule change, rule 27B—
HR 71, page 301
- Rumsey, Gail, appreciation expressed—
HR 302, page 2277
- Russo, Manuel R., death mourned—
SJR 107, pages 894, 978
- S. 1936 and HR 5823, congress urged to pass—
SJR 14, page 152
- Saliba-Ward unit training equipment site named—
HJR 204, pages 1191, 1222, 1298, 1343
- Sanders, E. Frank, death mourned—
SJR 33, pages 275, 382
- Sanderson, T.L., honored—
HJR 38, pages 176, 207, 234, 236
- Sandlin, Owen, commended—
HR 188, page 1024
- Sandusky, Tommy, protection provided—
HJR 280, page 1987
- Sawyer, L. Frank, commended—
SJR 183, pages 1981, 2217, 2298

RESOLUTIONS (Continued)

Schild, Connie Jeanette, death mourned—
HR 272, page 1801

School for the blind athletic program, commended—
SJR 142, pages 1113, 1177, 1293

Scott, Robert "Rah Rah", commended—
HR 135, page 700

Scruggs, Hazel, commended—
HJR 21, pages 102, 108, 139, 162

Selma beautification council, commended—
HR 31, page 127

Senate, notified House is in session—
HR 1, page 4

Sessions, Mrs. Bowden, congratulated—
SJR 116, pages 893, 975, 1066

Shurett, Hadley E., death mourned—
SJR 61, pages 574, 591

Simmons, Mrs. Kate, honored—
HJR 13, pages 67, 108, 138, 162
SJR 39, pages 274, 326, 383

Smith, Johnnie, honored—
HJR 6, pages 58, 66, 81, 106

Smith, Jr., William H. commended—
HJR 162, pages 881, 976, 993, 994

Sparks, Annetta Leah, commended—
SJR 114, pages 893, 975, 1066

Sparks, Lillie Bell, death mourned—
HR 213, page 1199

Spears, Dorothy T., congratulated—
HR 352, page 2694

Special Order calendar—
HR 80, page 350
HR 91, page 394
HR 104, page 491
HR 150, page 788
HR 161, page 869
HR 168, page 971
HR 201, page 1173
HR 227, page 1346
HR 231, page 1480
HR 255, pages 1734, 1802
HR 278, page 1967
HR 296, page 2213

Spenser, Jerry Wayne, commended—
HR 307, page 2293

RESOLUTIONS (Continued)

- Sprott, J. Michael, honored—
SJR 46, pages 331, 699, 753
- Stanley, Eddie, congratulated—
SJR 57, pages 573, 590
- State agency heads, attendance of subordinates at social functions requiring, condemned—
HJR 218, pages 1209, 1348
- State department of education, statistical data requested from—
SJR 52, page 1112
- State docks system, use of urged—
HJR 148, pages 777, 815, 830, 866
- Steel industry seminar, attendance of legislators—
SJR 100, pages 894, 978
- Stephens, Sr., Garlen E., death mourned—
HR 223, page 1314
- Stewart, Martha B., death mourned—
HJR 270, pages 1781, 1829, 1835, 1965
- Stokes, Charles Mack, commended—
SJR 226, pages 2682, 2878
- Strahan, Joseph Guy, death mourned—
HJR 258, pages 1756, 1828, 1834, 1965
- Sullivan, John T., honored—
SJR 5, pages 64, 140
- Sumrall, Jr., H.H., honored—
SJR 206, pages 2310, 2355
- Supreme court advisory opinion, HB 138—
HR 8, page 59
- Supreme court advisory opinion, HB 411
HR 110, page 541
- Supreme court advisory opinion, HB 540—
HR 78, page 343
- Supreme court, advisory opinion, HB 931—
HR 203, page 1190
- Supreme court, advisory opinion, SB 357—
HR 316, page 2329
- Surplus state books, governor urged to donate to law libraries—
HJR 143, pages 758, 815, 830, 866
- Swann, Kendall Hope, commended—
SJR 155, pages 893, 975, 1066
- Taff, Otis W., death mourned—
HR 217, page 1201

RESOLUTIONS (Continued)

- Taiwan, U.S. government urged to continue support—
HR 226, page 1345
- Talladega county high school basketball team, commended—
HR 185, page 1009
SJR 96, pages 893, 974, 1066
- Taxflation, congress urged to relieve—
HJR 64, pages 270, 302, 308, 310
- Taylor, Annie Delay, death mourned—
SJR 150, pages 1339, 1349, 1473
- Taylor, George T., death mourned—
SJR 141, pages 1113, 1177, 1293
- Taylor, Sr., Leon, honored—
HR 326, page 2414
- Teachers certification, graduate degrees, legislative desire—
HJR 144, pages 768, 873, 1050, 1057, 1083
HR 145, page 769
- Teacher pay raises, legislative intent—
HJR 351, page 2687
- Teachers, cost of living raise, urged—
HR 131, page 672
- Teaford, Ruth Romine, honored—
HR 120, page 608
- Theater for the performing arts, paramount theater designated—
SJR 12, pages 274, 382
- Tidwell, Genia Horton, commended—
HR 322, page 2413
- Tombstones, defacing or destroying, penalties—
HJR 197, pages 1094, 1153, 1156, 1171
- Tommy Carter work week, designated—
HR 105, page 522
- Troy state baseball team, commended—
HJR 345, page 2590, 2885, 2886, 2894
- Troy state university golf team, commended—
SJR 227, pages 2682, 2879
- Tuscaloosa county elected and appointed officials, salary commission,
created—
SJR 216, pages 2423, 2586
- Tuscaloosans, U.S. goods, urged to purchase—
SJR 91, pages 645, 689
- Underwood, Lyle, honored—
HR 44, page 191
- United States olympic hockey team, pride in, expressed—
HJR 62, pages 268, 302, 308, 310

RESOLUTIONS (Continued)

- University of Alabama-Huntsville hockey team, commended—
HR 271, page 1801
- University of Alabama in Birmingham school of community and allied health, commended—
HR 336, page 2518
- University of Alabama track and field team, commended—
HR 340, page 2557
- University of Montevallo baseball team, commended—
HR 348, page 2663
- University of Montevallo, commended—
HJR 325, pages 2414, 2885, 2886, 2894
- University of Montevallo physical fitness team, commended—
SJR 8, pages 64, 141
- University of North Alabama basketball team, congratulated—
HJR 165, pages 898, 976, 994
- University of South Alabama basketball team, commended—
SJR 43, pages 278, 327, 383
- University of South Alabama girls basketball team, congratulated—
HJR 113, pages 563, 603, 626, 648
- Valavicius, Rich, honored—
HR 63, page 269
- Van Antwerp, Sidney Phillip, death mourned—
HR 324, page 2414
- Watters, Ron, congratulated—
HJR 130, pages 672, 970, 979, 994
- Webb, Hoyt, commended—
SJR 68, pages 575, 591
- Welch, Bill, 81st birthday, recognized—
HR 86, page 377
- Welfare recipients, employment of urged—
HJR 339, page 2552
- West, Maurice, honored—
HJR 337, pages 2540, 2566, 2588, 2892
- Wetumpka high school basketball team, congratulated—
HR 132, page 674
SJR 196, pages 2309, 2355
- Whetstone, Velma W., commended—
HR 235, page 1506
- Wilbanks, Burwell, commended—
HR 32, page 128
- Wilson, Jr., John C., commended—
HR 323, page 2414

RESOLUTIONS (Continued)

Windfall profits tax used to repair national defense highway system—
SJR 58, pages 573, 590

Wingard, Joseph C., commended—
HJR 174, page 991

Wintzell, J.A. "Gussie", death mourned—
HJR 84, pages 357, 371, 380, 392

Wise, Mark, death mourned—
HJR 166, pages 899, 977, 993, 994

World War I veterans pension, congressional approval urged—
HJR 112, pages 563, 603, 626, 648

Wright, Tillman J., death mourned—
HJR 183, pages 1008, 1051, 1058, 1083

WSFA television, commended—
SJR 198, pages 1095, 1153, 1156, 1171

Wycott plantation memorial highway, named—
HJR 93, pages 407, 815, 830, 866

REST AREAS

Alcoholic beverages, sale of, at, prohibited—
HB 104, pages 25, 72, 201

RESTITUTION CENTERS

Board of Corrections to create and operate—
HB 626, page 287

RETAINAGE HELD IN ESCROW

Investment of—
HB 518, pages 211, 653, 1831, 2798, 2803, 2893

RETIRED STATE EMPLOYEES

Hospital insurance, funds provided for—
HB 272, page 54

Sick leave, accrued, lump sum payment—
HB 176, page 37

RETIRED TEACHERS

Hospital insurance, funds for provided—
HB 275, page 55

RETIREMENT INCOME

Military personnel, income taxes exempt—
HB 222, pages 45, 1006, 2167, 2169, 2170, 2172

RETIREMENT SYSTEMS

- Electronic transfer of retirement to banking accounts—
HB 547, pages 217, 999
- Employees, administration of provided for—
HB 72, pages 19, 169
SB 54, pages 1334, 1351, 2853, 2866, 2888
- Employees, blind vendors, allowed to participate in—
HB 883, page 902
- Employees, court personnel joining, transfer of funds—
HB 731, page 562
- Employees, creditable service time for leave of absence—
HB 1003, page 1202
- Employees, military service credit under—
HB 71, page 19
- Employees, purchasing credit for withdrawn service—
HB 726, pages 561, 1351
HB 757, pages 661, 697
- Employees reopened for county employees—
HB 164, pages 35, 650, 1521, 1542, 1564, 2760, 2792, 2893
SB 81, page 644
- Judicial, eligibility—
HB 733, page 563
- Judicial, municipal judge, prior service as, credit for—
HB 818, page 707
- Judicial transfer of contributions to employees, to—
SB 76, page 1021
- Judicial, transfer of time from teachers or employees to—
SB 152, pages 1109, 1110, 1350, 2324, 2354
- Military service credit, reopened for—
HB 99, page 24
- Military service, teachers and employees, service time granted for—
HB 282, pages 56, 1005
- Penalty for disability benefits removed—
HB 323, page 87
- Service time, transfer of, between—
SB 89, pages 1022, 1023, 1722
- Sheriffs, eligibility—
HB 604, page 284
- State employees, board of control, restructured—
HB 399, pages 112, 169
- State employees, military service credit under—
HB 246, page 49

RETIREMENT SYSTEMS (Continued)

Supplemental retirement benefits, payments—

HB 515, page 210

SB 102, page 886

Teachers, Alabama council for school administration and supervision, allowed to join—

HB 97, pages 24, 76, 686, 1071, 1078, 1084

Teachers, Alabama vocational association may come under—

HB 718, page 559

Teachers and employees, cost of living increase provided under—

HB 15, page 8

HB 900, pages 984, 1186

SB 1, pages 1337, 1338, 1491, 2086, 2090, 2306, 2336, 2580, 2766

Teachers and employees, reopened and military service credit provided—

HB 415, page 115

HB 443, page 120

Teachers, granting of service for military duty, under, provided—

HB 11, page 8

Teachers, purchase of withdrawn service under—

HB 662, page 354

Teachers, service in private education, credit for—

HB 568, page 252

REVELATION MISSIONARY BAPTIST CHURCH

Commended—

HR 299, page 2230

REVENUE BOND

State of Alabama, exclusions—

HB 856, pages 801, 877

REVENUE DEPARTMENT

Delinquent remittance to, of receipts for license tags, daily penalty—

HB 614, pages 285, 876

REVENUE RAISING BILLS

Either house, allowed to originate in—

HB 800, pages 703, 745

House or Senate, allowed to originate in either—

HB 800, pages 703, 745

House or Senate, allowed to originate in either—

HB 800, pages 703, 745

REWARDS

Municipal governing bodies, offered by, increased—

HB 133, pages 30, 72, 222

RHODES, ALICE

Commended—

SJR 203, pages 2310, 2355

RICE, LAURA ANN

Congratulated—

HJR 193, pages 1067, 1088, 1106, 1171

RICHMOND PEARSON HOBSON HOME

Property transferred to the Alabama historical commission, memorial board abolished—

HB 77, pages 20, 72, 294, 971, 979, 994

RIGHT OF SURVIVORSHIP

Conveyances of property to create, exempt from deed taxes—

HB 420, pages 116, 166, 780

R. M. BERLIN HUTTO ROAD

Named—

HJR 125, pages 668, 688, 693, 693

ROAD CONTRACTORS

Gross receipts tax, escalation provisions exempt from—

HB 516, page 210

ROAD MACHINERY AND EQUIPMENT MANAGEMENT SYSTEM

Highway department, in, created—

HB 702, pages 556, 652, 1552

ROADS AND BRIDGES

Toll road, bridge and tunnel authority, created—

HB 811, pages 706, 1350, 1544, 1545, 2790, 2802, 2893

Vehicle load limitations, persons violating presumed guilty of public road damage—

HB 807, pages 705, 748

ROADS AND HIGHWAYS

State highway 119 to connect with state highway 411

HB 824, page 756

ROBERT E. LEE HIGH SCHOOL TRACK TEAM

Congratulated—

HJR 83, pages 357, 371, 380, 392

ROEPER, KARL-HEINZ

Commended—

SJR 62, pages 574, 700, 754

ROGERS, T. E. "COTTON"

Honored—

HR 74, page 330

ROLLING PAPERS

Cigarette, tax levied on—

HB 665, pages 355, 880, 1072, 2227, 2275, 2368, 2413, 2498, 2890

ROOFING

Installation of, regulations—

HB 1013, pages 1204, 1350, 2181

ROSEBROUGH, CHARLES E.

Commended—

HR 311, page 2313

ROTARY INTERNATIONAL

75th anniversary noted—

SJR 38, pages 275, 326, 383

ROTUNDA TELEPHONE OPERATORS

Appreciation expressed—

HJR 219, pages 1210, 1348, 1963, 1978, 2205

RULES CHANGE

HR 4 (4), page 1925

HR 19, page 100

HR 27c, page 98

HR 43, page 66

HR 55a, page 1494

HR 71, page 301

RULES OF THE ROAD ACT

Provided—

HB 248, pages 49, 167

Rules of highway and traffic safety, established—

HB 6, page 7

SB 2, pages 179, 180, 696, 2325, 2366, 2391

RUMSEY, GAIL

Appreciation expressed—

HR 302, page 2277

RUSSELL COUNTY

Beer, taxes levied on—

HB 933, pages 1015, 1354, 1511, 2028, 2040, 2205

District attorney, salary supplement—

HB 1100, pages 1504, 1612, 1786, 2299, 2320, 2399

Law library funds, expenditure of—

HB 1098, pages 1503, 1612, 1786, 2299, 2320, 2399

Tax collector, compensation—

HB 1097, pages 1503, 1612, 1785, 2299, 2320, 2398

RUSSO, MANUEL R.

Death mourned—

SJR 107, pages 894, 978

RUTHERFORD, PATRICIA

Appropriation for relief of—

HB 937, pages 1016, 1188, 1833, 2418, 2544, 2890

SAFETY RESPONSIBILITY LAW

Re-enacted—

HB 880, pages 902, 996

SALES AND USE TAX EXEMPTIONS

Certain, repealed—

HB 446, page 121

SALES TAX

Certification of amount of distributed—

HB 959, page 1097

25% increase—

HB 897, page 983

SALIBA-WARD UNIT TRAINING EQUIPMENT SITE

Named—

HJR 204, pages 1191, 1222, 1298, 1343

SANDERS, E. FRANK

Death mourned—

SJR 33, pages 275, 382

SANDERSON, T. L.

Honored—

HJR 38, pages 176, 207, 234, 236

SANDLIN, OWEN

Commended—

HR 188, page 1024

SANDUSKY, TOMMY

Protection provided—

HJR 280, page 1987

SARALAND

Flooding, engineering study of, appropriation for—

HB 936, page 1016

SATSUMA

Flooding, engineering study of, appropriation for—

HB 936, page 1016

SAVINGS AND LOAN ASSOCIATIONS

Annual fee and assessment of, regulated—

HB 138, pages 31, 75, 589, 685, 2798, 2803, 2893

SAWED-OFF SHOTGUNS

Buying, selling or possession of, made illegal—
HB 95, pages 23, 1486

SAWYER, L. FRANK

Commended—
SJR 183, pages 1981, 2217, 2298

SCHILD, CONNIE JEANETTE

Death mourned—
HR 272, page 1801

SCHOOL BOARDS

Hearing committees for contested cancellation of teachers—
HB 190, page 40

SCHOOL BREAKFAST PROGRAM

Mandatory established—
HB 86, page 22

SCHOOL BUILDING CONSTRUCTION

Contractors on, partial payments to—
HB 278, pages 55, 168

Contractors on, payment of—
SB 570, pages 1962, 1973

SCHOOL BUILDINGS

Boards of education to insure wherever best coverage is available—
HB 270, pages 54, 72, 220, 263, 583, 646
SB 194, pages 1627, 1628, 1716, 1722

SCHOOL BUS DRIVERS

Liability insurance provided—
HB 331, page 88

Personal leave provided—
HB 646, page 351

SCHOOL BUSES

Seating space for all children, required—
HB 5, page 7

SCHOOL DAYS

Missed due to natural disasters, exemption—
HB 750, page 606
SB 369, pages 1110, 1111, 1974

SCHOOL DEVOTIONALS

Allowed—
HB 345, pages 90, 170, 291

SCHOOL EMPLOYEES

Strikes prohibited—
HB 623, pages 287, 653

SCHOOL EMPLOYEES ORGANIZATIONS

Strikes prohibited—
HB 623, pages 287, 653

SCHOOL FEES

Relating to—
HB 610, page 285

SCHOOL FOR THE BLIND ATHLETIC PROGRAM

Commended—
SJR 142, pages 1113, 1177, 1293

SCHOOL PRINCIPALS

Supervisory responsibilities assigned—
HB 350, page 90

SCHOOL SYSTEMS

Uniform spring holidays—
HB 781, page 667

SCOTT, ROBERT "RAH RAH"

Commended—
HR 135, page 700

SCOTTSBORO

Boundaries altered—
HB 797, pages 703, 1003, 1123, 1605, 1618, 1718
HB 1054, pages 1375, 1613, 1788, 2290, 2318, 2398

SCRUGGS, HAZEL

Commended—
HJR 21, pages 102, 108, 139, 162

SEAFOOD

Commercial privilege licenses, new schedule—
HB 714, pages 559, 750

Shrimp, taking of for bait, laws revised—
HB 712, pages 558, 654, 2056

SEAFOOD CARGOES

Illegally taken, confiscation and sale of—
HB 711, pages 558, 654, 2045, 2047

SEARCH WARRANTS

Execution of, night or day allowed—
HB 240, pages 48, 396

SEARCH WARRANTS (Continued)

Law enforcement officers, municipal, execution of—
HB 223, page 45

Magistrates and warrant clerks, allowed to issue
SB 258, pages 889, 1178, 2768, 2886

SECRETARY OF STATE

Party primary elections, requested to stop interfering with—
HJR 61, page 267

SECRET SESSIONS

Certain boards prohibited from having—
HB 197, page 41

SELF-EMPLOYMENT CONTRIBUTIONS ACT

Taxes levied under, eliminated as a deduction—
HB 958, page 1097

SELMA BEAUTIFICATION COUNCIL

Commended—
HR 31, page 127

SENATE

Notified house is in session—
HR 1, page 4

SENATE 1936 AND HR 5823

Congress urged to pass—
SJR 14, page 152

SERVICE OF PROCESS

Circuit and district courts, fees of—
HB 421, pages 116, 650

SESSIONS, MRS. BOWDEN

Congratulated—
SJR 116, pages 893, 975, 1066

SEVENTEENTH JUDICIAL CIRCUIT

Jury strike system changed to one strike system—
HB 808, pages 705, 745

SHEET METAL

Installation of, regulations—
HB 1013, pages 1204, 1350, 2181

SHEFFIELD

Boundaries altered—
HB 1044, pages 1373, 1488, 1657, 2035, 2062, 2206

SHELBY COUNTY

Bailiffs, part-time, salary increased—

SB 615, pages 1984, 1986, 2221, 2533, 2693

Computer lists of registered voters, giving, lending, selling or disposing of—

HB 1106, pages 1640, 1731, 1997, 2428, 2530, 2890

Coroner, expense allowance—

HB 569, pages 252, 321, 360, 857, 864, 867

Death certificates, issuance of official—

HB 759, pages 661, 751, 1025, 1812, 1825, 1964

Governing body, chairman of, referendum held on—

HB 882, pages 902, 1181, 1387, 2677, 2689, 2892

License inspector and deputy—

HB 760, pages 661, 751, 1026, 2677, 2689, 2892

Litter laws provided—

HB 1067, pages 1378, 1493, 1785, 2677, 2689, 2892

Mobile homes, regulation and identification—

HB 1066, pages 1378, 1493, 1784, 2677, 2689, 2892

Pistol permit fees—

HB 758, pages 661, 751, 805, 1811, 1824, 1964

Voters lists purged—

HB 809, pages 705, 752, 1026, 1812, 1825, 1864

SHERIFFS

Compensation—

HB 453, pages 122, 760, 1519, 1562

SHERIFFS RETIREMENT SYSTEM

Eligibility—

HB 604, page 284

SHRIMP

Bait, taking of, for, laws pertaining to revised—

HB 712, pages 558, 654, 2056

SHURETT, HADLEY E.

Death mourned—

SJR 61, pages 574, 591

SICK LEAVE

Accrued, payment of upon retirement—

SB 51, pages 1494, 1495

Accumulation of, by teachers provided for—

HB 100, page 24

Captive county highway employees, accumulated, allowed to transfer—

HB 578, pages 255, 1188, 1566, 2854, 2881, 2894

SB 169, pages 885, 886

SICK LEAVE (Continued)

Non-certified educational employees certain, accumulation upon retirement provided for—

HB 442, page 120

State employees, accrued lump sum payment upon retirement—

HB 176, page 37

HB 678, page 404

State employees, death of, beneficiary to receive half of accumulated leave—

HB 645, page 330

Teachers, accumulated, payment of upon retirement—

HB 321, page 86

HB 636, page 329

SIMMONS, MRS. KATE

HJR 13, pages 67, 108, 138, 162

SJR 39, pages 274, 326, 383

SIXTEENTH JUDICIAL CIRCUIT

Circuit judges salaries supplemented—

SB 513, pages 1331, 1730, 1995, 2089

SMALL CLAIMS RULES

Rule B, corporations may be represented by other than attorney—

SB 247, pages 1629, 1631, 1717, 1973, 2320, 2323, 2394, 2410

SMALL LOAN COMPANIES

Examination—

SB 38, pages 1326, 1327, 1352, 2192, 2268

Relating to—

HB 8, pages 7, 75, 346

SMITH, JOHNNIE

Honored—

HJR 6, pages 58, 66, 81, 106

SMITH, JR. WILLIAM H.

Commended—

HJR 162, pages 881, 976, 993, 994

SOCIAL SECURITY NUMBER

Uniform accident report from required on—

SB 8, pages 1630, 1631, 1730, 2313, 2354, 2751, 2754, 2879

SOCIAL WORKERS

Hospital insurance including mental health services, reimbursement to, to include—

HB 419, pages 116, 653

SB 230, pages 1629, 1631

SOFT DRINKS

Sales tax, additional on—
HB 224, page 45
HB 877, page 901
HB 1006, pages 1202, 1349

SOIL SURVEY

Accelerated, appropriation—
HB 556, page 249
SB 229, page 1495

SOLID WASTE DISPOSAL

Energy alternatives—
HB 496, pages 188, 244, 835, 1368, 1370, 1421, 1478

SOUTHERN GROWTH POLICIES AGREEMENT

Puerto Rico and Virgin Islands to join—
SB 294, pages 890, 891, 1351

SOUTHERN INTERSTATE NUCLEAR COMPACT AND BOARD

Name changed to the southern states energy compact and board—
HB 98, pages 24, 76, 686, 2401, 2497, 2890
SB 203, pages 891, 1351

SOYBEANS

Referendum on assessments imposed on sale of, increased—
HB 671, pages 401, 749, 1587, 1588
SB 393, pages 1023, 1024, 1179, 1588, 1700

SPACE MANAGEMENT

State office of, provided for—
SB 23, pages 888, 1350

SPARKS, ANNETTA LEAH

Commended—
SJR 114, pages 893, 975, 1066

SPARKS, LILLIE BELL

Death mourned—
HR 213, page 1199

SPEAKER OF THE HOUSE

State board of education, to be an ex officio member of—
HB 1099, pages 1504, 1612, 1815

SPEARS, DOROTHY T.

Congratulated—
HR 352, page 2694

SPECIAL EDUCATIONAL TRUST FUND

Funds to replace fees, procedures for distribution and use of—
HB 610, page 285

Provided—

HB 532, pages 214, 744, 912, 1123, 1153, 1157, 1159, 1167, 1402

Reserve, removing requirement for—

HB 396, page 112

SPECIAL EDUCATIONAL TRUST FUND BUDGET

Provided—

HB 1055, pages 1375, 1490, 1667

SB 315, pages 1631, 1632, 1973, 2235, 2269, 2270, 2306, 2547, 2805,
2858, 2861, 2888

SPECIAL ORDER CALENDAR

Provided—

HR 80, page 350

HR 91, page 394

HR 104, page 491

HR 150, page 788

HR 161, page 869

HR 168, page 971

HR 201, page 1173

HR 227, page 1346

HR 321, page 1480

HR 255, pages 1734, 1802

HR 278, page 1967

HR 296, page 2213

SPENSER, JERRY WAYNE

Commended—

HR 307, page 2293

SPIRITUOUS LIQUORS

Additional tax levied on—

HB 523, pages 212, 880, 1068, 1071, 2187, 2188, 2207

SPORTS HALL OF FAME BOARD

Membership—

HB 985, pages 1103, 1188, 1696

SB 573, pages 1629, 1630, 1724, 2281, 2322

SPRING HOLIDAYS

School systems, uniform, to adopt—

HB 781, page 667

SPROTT, J. MICHAEL

Honored—

SJR 46, pages 331, 699, 753

STANKY, EDDIE

Congratulated—

SJR 57, pages 573, 590

STATE AGENCIES

Governor, annual reporting to—
HB 251, pages 51, 398

Review of by sunset committee—
HB 915, pages 987, 999

STATE AGENCY HEADS

Attendance of subordinates at social functions, requiring, condemned—
HJR 218, pages 1209, 1348

STATE AGENCY RULES AND REGULATIONS

Alabama administrative procedure act, provided—
HB 83, page 21
HB 171, page 36
SB 3, pages 889, 1726

STATE BOARD OF AUCTIONEERS

Auctioneer to be member of—
HB 586, pages 281, 398, 1545

STATE BOARD OF HEATING, AIR CONDITIONING, ROOFING AND SHEET METAL CONTRACTORS

Regulations—
HB 1013, pages 1204, 1350, 2181

STATE CONTRACTS

Executed in timely manner—
SB 334, pages 1022, 1023

STATE COUNCIL ON THE ARTS AND HUMANITIES

Merit system and employees retirement system, employees brought under—
SB 535, pages 1629, 1631, 1724

STATE DEPARTMENTS

Eligibility for state support determined—
HB 115, pages 27, 74, 305, 1830, 1835, 1965

STATE DOCKS SYSTEM

Use of, urged—
HJR 148, pages 777, 815, 830, 866

STATE EMPLOYEES

Annual leave, based on years of total service—
HB 616, page 286
SB 252, pages 1962, 1973, 2700, 2734, 2877

Certain, salaries increased—
HB 644, page 330

Classified, longevity pay for—
HB 638, page 329

STATE EMPLOYEES (Continued)

Cost-of-living increase for—

HB 571, pages 253, 1007, 1307, 2394, 2403, 2500, 2579, 2660, 2696,
2740, 2892

Cost-of-living increase, funds to pay, provided further for—

HB 540, pages 215, 311, 350, 366, 372, 542, 545, 552, 553, 567, 591,
594, 595

Death of, beneficiary to receive half of accumulated sick leave—

HB 645, page 330

Dismissal and disciplining of, hearing procedures for—

HB 782, pages 667, 998, 1695

SB 501, page 208

Governor, cash awards to for economical suggestions—

HB 548, pages 217, 312

Governors salary, prohibited from receiving larger than—

HB 256, page 51

Health insurance plan, state to pay full premium—

HB 269, page 54

Job related moves or transfers, reimbursement increased—

HB 305, pages 83, 880, 1713, 2804, 2859, 2894

Liability insurance provided—

HB 468, page 183

SB 170, pages 1109, 1110, 1186, 2342, 2378, 2408, 2409

Payroll deductions, provided further for—

HB 817, page 707

Personnel director relieved of duty of publishing—

HB 427, pages 117, 312

Retired, funds for hospital insurance provided—

HB 272, page 54

Retired, sick leave, lump sum payment of—

HB 176, page 37

Salaries increased—

SB 172, page 1962

Sick leave, accrued, payment of, at retirement—

HB 678, page 404

STATE FORESTRY COMMISSION

Existence—

HB 365, pages 92, 322, 412

SB 285, pages 479, 480, 487, 494, 529

STATE FUNDS

Appropriations of, further made—

HB 815, pages 707, 879, 1309, 1962, 1978, 2205

Surplus, transfers—

SB 461, pages 884, 885, 2224

Transfer of for repair of gulf state park—

SB 553, pages 1627, 1628, 1724, 2352, 2356, 2377, 2412, 2586

STATE HEALTH PLANNING AND DEVELOPMENT AGENCY

Existence and function—

HB 360, pages 92, 322, 409

SB 275, pages 478, 480, 487, 492, 528

STATE HIGHWAY 119

State highway 411, to connect with—

HB 824, page 756

STATE INDUSTRIAL BOARD

Abolished—

HB 1034, pages 1209, 1610, 1810, 1821, 2846, 2883, 2894

STATE LICENSING BOARD FOR GENERAL CONTRACTORS

Per diem—

HB 1004, pages 1202, 1351, 2037, 2800, 2801, 2894

STATE OF ALABAMA

Filing false claims with, penalties provided—

HB 487, pages 187, 236, 244

STATE OFFICERS

Constitutional, expense allowances provided—

HB 570, page 253

STATE PERSONNEL DIRECTOR

State employees, lists of, relieved of duty of publishing—

HB 427, pages 117, 312

STATE PRISONERS

Cities and counties housing, appropriation made to—

HB 57, page 16

SB 97, pages 644, 1005

Cities and counties housing, compensated for—

HB 23, page 10

Department of corrections, appropriation provided to reimburse counties
for housing—

HB 135, page 31

STATE PROPERTY

Surplus, disposition of, for use of volunteer fire departments—

HB 116, pages 27, 75, 309, 1704, 1717, 1720

STATE RECORDS

Preserving of, determination—

HB 243, pages 48, 74, 305, 588, 2664, 2672, 2892

SB 105, pages 550, 552, 745

STATE TENURE COMMISSION

City and county boards of education, representation on—
HB 230, pages 46, 76, 721, 1426, 1453, 1478

Ex officio secretary of, method of selection, storage of records—
HB 226, page 46

Secretary of and location of records, changed—
HB 105, pages 25, 318

STATE TOXICOLOGIST

Duties—
SB 529, pages 1744, 1975, 2738, 2741, 2764, 2879

Office of renamed—
HB 300, pages 82, 399

STATE TREASURER

Supplemental appropriation provided—
HB 429, page 117

STATE TROOPERS

Career, minimum pay prescribed—
HB 835, page 796

Salaries adjusted—
HB 846, pages 798, 1187
SB 507, pages 1634, 1724, 2754, 2757, 2760, 2763, 2767, 2850, 2862

STATE WARRANTS

Cancelled, destruction of—
HB 582, pages 280, 398

STATEWIDE HEALTH COORDINATING COUNCIL

Existence—
HB 373, pages 94, 323, 424
SB 284, pages 479, 480, 487, 500, 529

ST. CLAIR COUNTY

Coroner, expense allowance—
HB 121, pages 28, 79, 129, 348, 378, 391

County officials salaries—
HB 120, pages 27, 79, 129, 131, 348, 378, 391

Election officials, additional allowance—
HB 1057, pages 1376, 1488, 1658, 2039, 2063, 2206

Personnel board for employees—
HB 484, pages 186, 206, 258, 313, 349, 379, 391

Probate judge, expense allowance—
HB 748, pages 606, 656, 718, 858, 865, 867

Sheriffs office, personnel hired—
SB 459, pages 887, 888, 981, 1036, 1166, 1497, 1700

STEEL INDUSTRY SEMINAR

Attendance of legislators—
SJR 100, pages 894, 978

STEPHENS, SR. GARLEN E.

Death mourned—
HR 223, page 1314

STEWART, MARTHA B.

Death mourned—
HJR 270, pages 1781, 1829, 1835, 1965

STOKES, CHARLES MACK

Commended—
SJR 226, pages 2682, 2878

STRAHAN, JOSEPH GUY

Death mourned—
HJR 258, pages 1756, 1828, 1834, 1965

STUDENT LOAN AUTHORITY

Authorized and provided for—
HB 456, pages 180, 1007

STUDENT LOANS

Alabama guaranteed student loan program established—
HB 698, pages 555, 1005, 2044, 2854, 2882, 2894

STUDENTS

High school and college officials, certain, to register to vote—
HB 314, page 85

SUB-AGRICULTURAL EXPERIMENT STATIONS

Provided for—
HB 233, pages 47, 171

SUBDIVIDED LAND

Percolation tests on, relating to—
HB 412, pages 114, 244, 855, 1711, 1718, 1720, 1829, 1924, 1956,
1965

SUBSTITUTE TEACHERS

Compensation—
HB 611, page 285

SUGGESTIONS

Governor allowed to make cash awards to state employees for economic—
HB 548, pages 217, 312

SULLIGENT

City of, boundaries altered—
HB 903, pages 985, 1002, 1117, 1605, 1618, 1718

SULLIVAN, JOHN T.

Honored—

SJR 5, pages 64, 140

SUMITON

City of, civil service system provided—

HB 1122, pages 1644, 1732, 2005, 2508, 2556, 2891

SUMRALL, JR. H. H.

Honored—

SJR 206, pages 2310, 2355

SUMTER COUNTY

Board of education, expense allowance—

HB 1078, pages 1381, 1489, 1661, 2035, 2063, 2206

County commission, expense allowance—

HB 127, pages 29, 79, 132, 256, 260, 265

County commission, meeting dates and per diem—

HB 123, pages 28, 79, 129, 255, 260, 265

Court costs provided—

HB 128, pages 29, 79, 132, 256, 260, 265

HB 130, pages 30, 79, 133, 256, 261, 265

Fees for recording documents affecting title to real property—

HB 124, pages 28, 79, 130, 255, 260, 265

Hunter orange, deer hunters required to wear—

HB 1039, pages 1372, 1488, 1656, 2029, 2041, 2205

Marriage license fees regulated—

HB 129, pages 30, 79, 132, 256, 261, 265

Officials of, computerized or electronic data systems, may be supplied with—

HB 126, pages 29, 79, 130, 255, 260, 265

Sales tax levied—

HB 1087, pages 1383, 1489, 1688, 2035, 2063, 2206, 2415, 2499, 2546, 2891

Wine, sale of regulated—

HB 131, pages 30, 79, 133, 217

SUNSET LAW

Amended—

HB 885, pages 903, 999, 1576

HB 915, pages 987, 999

Repealed—

HB 716, page 559

SUNSHINE IN GOVERNMENT

Closed, secret or executive meetings of public bodies prohibited—

HB 471, page 184

SB 234, pages 1960, 1961, 2219

SUPERINTENDENT OF BANKS

Experience for appointment—
HB 1007, pages 1202, 1352

SUPERINTENDENT OF EDUCATION

Appointment of city and county provided—
HB 478, pages 185, 318, 859

County, vacancy in, time limit for filling—
HB 259, pages 52, 170, 1563

State, election of—
HB 148, page 33

State, powers, duties and tenure of—
HB 147, page 33

SUPERNUMERARIES

Tax assessor, collector and license inspectors, credit time—
HB 608, page 284

Tax assessor, collector and license inspectors, qualifications—
HB 281, page 55

SUPERNUMERARY MAGISTRATES

Eligibility, terms, compensation—
HB 836, page 796

SUPERSEDEAS BOND

Appeals from district to circuit court, required—
SB 167, pages 546, 651

SUPPLEMENTAL RETIREMENT BENEFITS

Payments of, provided further for—
HB 515, page 210
SB 102, page 886

SUPREME COURT

Advisory opinion—
HR 8, page 59
HR 78, page 343
HR 110, page 541
HR 203, page 1190
HR 316, page 2329

Chief and associate justices, compensation—
HB 631, page 328

SURFACE MINING

Control and regulation—
HB 1111, page 1641, 1722

SURFACE MINING CONTROL AND RECLAMATION

Division of, created—
HB 630, pages 327, 790, 1802, 1810, 1835, 1914, 2036, 2055

SURFACE MINING RECLAMATION

Chert pits exempt—

HB 506, pages 209, 749

SURFACE MINING RECLAMATION ACT

Repealed—

HB 461, page 182

SURFACE MINING RECLAMATION COMMISSION

Restructured—

HB 461, page 182

SURPLUS LINE BROKERS

Insurance commissioner to examine—

HB 188, pages 40, 205

SB 376, pages 1961, 1962, 1976, 2559, 2691

SURPLUS STATE BOOKS

Governor to donate to law schools and colleges—

HB 359, pages 92, 1001

HJR 18, page 100

HJR 143, pages 758, 815, 830, 866

SURPLUS STATE PROPERTY

Disposition of—

HB 116, pages 27, 75, 309, 1704, 1717, 1720

SWANN, KENDALL HOPE

Commended—

SJR 115, pages 893, 975, 1066

SWINE DISEASES

Eradication and control of—

HB 199, pages 41, 72, 221, 2798, 2803, 2893

TAFF, OTIS W.

Death mourned—

HR 217, page 1201

TAIWAN

U. S. government urged to continue support—

HR 226, page 1345

TALLADEGA COLLEGE

Appropriation—

HB 536, pages 214, 744, 910, 1963, 1978, 2205

TALLADEGA COUNTY

District judges salaries—

SB 455, pages 887, 888, 2220

Election officers compensation—

HB 1127, pages 1645, 1734, 2019, 2509, 2554, 2891

TALLADEGA COUNTY (Continued)

Witnesses, subpoenaed by mail—

SB 123, pages 887, 888, 2220, 2548, 2691

TALLADEGA COUNTY HIGH SCHOOL

Basketball team, congratulated—

HR 185, page 1009

SJR 96, pages 893, 974, 1066

TALLAPOOSA COUNTY

Beer tax, appropriated—

HB 1124, pages 1644, 1734, 2018, 2509, 2553, 2891

SB 612, pages 1983, 1986, 2224, 2539, 2693

Board of registrars, compensation—

HB 1125, pages 1645, 1734, 2018, 2509, 2554, 2891

SB 606, pages 1982, 1986, 2224, 2538, 2692

Documents filed for record, fee for—

HB 1126, pages 1645, 1734, 2019, 2509, 2554, 2891

Foxes and raccoons, removed from category of fur bearing animals—

HB 1058, pages 1376, 1488, 1658, 2029, 2042, 2206

Recording fees increased—

SB 611, pages 1983, 1986, 2224, 2539, 2693

TAME TURKEYS

Release of, prohibited—

HB 356, pages 91, 171, 834, 2676, 2688, 2892

TAX ASSESSORS

Escaped property, fees for making returns on increased—

HB 401, pages 112, 168, 1833

Fees for making demands against failure to make returns of taxable property increased—

HB 407, pages 113, 168, 1833

Fees increased—

HB 402, pages 112, 168, 1833

Fees, relating to—

HB 709, pages 558, 651, 1799, 1803, 2844, 2860, 2894

Supernumerary, credit time—

HB 608, page 284

Supernumerary, qualifications—

HB 281, page 55

Time period for assessing taxes—

HB 612, pages 285, 745

TAX COLLECTORS

Delinquent taxes on personal property, fees for collecting increased—
HB 403, pages 113, 168, 1833

Fee increased on levy and sale of property for collection of delinquent
taxes—
HB 404, pages 113, 168, 1833

Fees, relating to—
HB 709, pages 558, 651, 1799, 1803, 2844, 2860, 2894

Supernumerary, credit time—
HB 608, page 284

Supernumerary, qualifications—
HB 281, page 55

TAX RETURNS

Fiduciaries acting for taxpayers provided for—
HB 238, page 48

TAXATION

Ad valorem, overpayment of, refunds—
HB 481, page 186
SB 251, page 1331

Ad valorem, penalty for delinquent payment of—
HB 400, pages 112, 166, 782

Ad valorem, property subject to, classes redefined—
HB 551, page 248

Advertising, excise levied on—
HB 862, page 802

Alcoholic beverages, additional sales tax levied on—
HB 1094, pages 1502, 1611

Alcoholic beverages, sales, additional levied on—
HB 430, pages 117, 1004, 1422, 1427
HB 1142, page 1649

Alcoholic beverages, spirituous or vinous, additional levied on—
HB 523, pages 212, 880, 1068, 1071, 2187, 2188, 2207

Beer, additional levied on—
HB 85, pages 21, 880, 1428
HB 522, pages 212, 880, 1038, 1076, 1079
HB 632, pages 328, 879

Bullock county ambulance service, inc., sales and use, exempt—
HB 1091, pages 1384, 1494, 1690, 2039, 2064, 2206

Bullock county health services, inc., sales and use, exempt—
HB 1090, pages 1384, 1493, 1689, 2039, 2064, 2206

Business activities, privilege or license tax levied on—
HB 823, page 756

TAXATION (Continued)

Cigarettes, additional levied on—

HB 84, pages 21, 880, 1046, 1051, 1056, 1060, 1067, 2226, 2275,
2367, 2413, 2498, 2890

HB 508, page 209

HB 524, pages 212, 881

Coal severance, increased—

HB 777, page 667

Dog racing proceeds, levied on—

HB 295, page 58

Excise on license, levy of, by municipalities or counties, restrictions removed—

HB 255, pages 51, 246

Farm machinery and equipment, privilege or license on, 25% increase—

HB 898, page 983

Farm machinery, excise, 25% increase—

HB 899, page 983

Forest tree seed and seedling, gross receipts tax, exempt—

HB 170, pages 36, 311, 1588, 1938, 2191, 2195, 2844, 2860, 2894

Gasohol, exemptions—

HB 952, page 1020

Gasohol, levied on—

HB 285, pages 56, 70, 136, 194, 582, 629, 719

Gasoline, motor fuels and lubricating oils, levied on—

HB 317, page 85

Howell Irwin medical fund of the first methodist church of Gadsden, sales and use, exempt—

HB 63, page 17

Income, net exclusions for 65 and older taxpayers raised—

HB 237, page 48

Income, personal exemptions for persons 65 and older raised—

HB 239, page 48

Income, state, computation of—

HB 927, page 1012

HB 928, page 1012

Interstate motor carriers, surtax on fuel levied—

HB 286, pages 56, 70, 136, 194, 582, 629, 719

Jewelry, luxury tax levied on—

HB 825, page 756

Kings ranch, inc., sales and use, exempt—

HB 493, page 188

Lurleen B. Wallace memorial cancer hospital fund, inc., sales and use, exempt—

HB 52, page 16

TAXATION (Continued)

Military retirement income, income taxes exempt—

HB 222, pages 45, 1006, 2167, 2169, 2170, 2172

Municipalities not extending into a county, prohibited from, in—

HB 828, pages 756, 1001

Oil and gas severance, on wells in smackover formation—

HB 909, pages 986, 1351, 1916, 2303, 2334, 2399, 2420, 2499, 2546, 2891

Oil and gas severance tax provided further for—

HB 1145, page 1649

Outdoor advertising, excise, levied on—

HB 830, page 757

Rolling papers, tax levied on—

HB 665, pages 355, 880, 1072, 2227, 2275, 2368, 2413, 2498, 2890

Sales, soft drinks, beer and wine, on—

HB 224, page 45

Sales tax exemption, artificial eyes and limbs, eyeglasses, dentures and hearing aids—

HB 386, page 97

Sales tax, 25% increase—

HB 897, page 983

Sales tax on motor vehicles, trailers, etc., to be paid to probate judge—

HB 293, pages 58, 1004, 1461, 2187, 2190, 2207

Soft drinks, sales tax levied on—

HB 877, page 901

HB 1006, pages 1202, 1349

U.J. Robinson memorial center, inc., sales and use, exempt—

HB 441, page 120

United States, levied under the federal insurance compensation act and the self-employment contribution act, eliminated as deductions—

HB 958, page 1097

Use tax, 25% increase—

HB 896, page 983

West El health services, inc., sales and use exempt—

HB 212, page 43

Wood residue used for fuel, sales and use, exempt—

HB 562, page 251

TAXFLATION

Congress urged to relieve—

HJR 64, pages 270, 302, 308, 310

TAYLOR, ANNIE DELAY

Death mourned—

SJR 150, pages 1339, 1349, 1473

TAYLOR, GEORGE T.

Death mourned—

SJR 141, pages 1113, 1177, 1293

TAYLOR, SR., LEON

Honored—

HR 326, page 2414

TEACHER CERTIFICATION

Graduate degrees, legislative desire—

HJR 144, pages 768, 873, 1050, 1057, 1083

HR 145, page 769

TEACHER PAY RAISES

Legislative intent—

HJR 351, page 2687

TEACHER TENURE ACT

Public employees not covered by, granted privileges of—

HB 650, pages 352, 100

TEACHER UNITS

Alternate attendance reporting period for determining under minimum program fund—

HB 589, pages 282, 318

Determination of number of—

HB 326, page 87

Local boards of education five hundred principal units allocated to—

HB 228, page 46

Method of determining for apportionment under minimum program fund—

HB 227, page 46

Minimum school program fund, method of determining—

HB 495, page 188

SB 401, pages 1327, 1723

TEACHERS

Advanced degrees salary increases for, granting of—

HB 334, page 88

Competency testing provided—

HB 68, pages 18, 76, 688, 690

Cost-of-living raise—

SB 540, pages 1748, 1973, 2271, 2275, 2277, 2307, 2543, 2798, 2804, 2887

Cost-of-living raise, urged—

HR 131, page 672

Double jeopardy, prevented—

HB 346, page 90

TEACHERS (Continued)

Examination of, provided for—
HB 225, page 46

Grades and report cards, day set aside for preparation of—
HB 349, page 90

Graduate work on masters course of study—
HB 699, page 555

Injured on the job, full salary to draw—
HB 335, page 88

Personal leave to be granted under procedures for sick leave—
HB 279, page 55

Personal property used in work, damaged, destroyed or stolen, replacement of—
HB 113, pages 26, 318, 2166

Retired, funds for hospital insurance provided—
HB 275, page 55

Sick leave, accumulated, payment of upon retirement—
HB 321, page 86
HB 636, page 329

Sick leave, accumulation of—
HB 100, page 24

Strikes prohibited—
HB 623, pages 287, 653

Substitute, compensation—
HB 611, page 285

Suspended, compensation to accrue prior to contested hearing—
HB 344, page 90

Termination, hearing and three evaluations provided—
HB 322, page 86

TEACHERS AIDE PROGRAM

Provided for—
HB 27, page 10

TEACHERS RETIREMENT SYSTEM

Alabama vocational association, may come under—
HB 718, page 559

Cost-of-living increase provided under—
HB 15, page 8
HB 900, pages 984, 1186
SB 1, pages 1337, 1338, 1491, 2086, 2090, 2306, 2336, 2580, 2766

Military service, credit for under, provided—
HB 11, page 8

Purchase of withdrawn service under—
HB 662, page 354

Service in private schools, credit for—
SB 399, pages 1330, 1331, 1723

TEAFORD, RUTH ROMINE

Honored—

HR 120, page 608

TECHNICAL COLLEGES

State board of education, placement of—

HB 1020, pages 1205, 1486

TELEPHONE HOTLINE

Governors office, toll-free to provided—

HB 721, page 560

TELEPHONE REVOLVING FUND—

State agencies using, pro rata share, to pay—

HB 813, pages 706, 998, 1940, 2676, 2689, 2892

TENTH JUDICIAL CIRCUIT

Additional judgeship created—

HB 715, page 559

Circuit clerk salary supplemented—

HB 550, pages 248, 1183, 1396, 1406, 2770, 2796, 2893

Deputy circuit clerk, salary supplement—

HB 390, pages 97, 792, 1214, 2522, 2574, 2892

Judgeship, additional—

SB 468, page 1329

TENURE

Assistant principals coordinators and counselors granted—

HB 338, page 89

TENURE COMMISSION

State, city and county boards of education, representation on—

HB 230, pages 46, 76, 721, 1426, 1453, 1478

State, ex-officio secretary, method of selection, storage of records—

HB 226, page 46

THEATER FOR THE PERFORMING ARTS

Paramount theater designated—

SJR 12, pages 274, 382

THEFT

Crime of, civil remedies against adults and parents or guardians of
minors who commit—

HB 660, page 354

THIRTEENTH JUDICIAL CIRCUIT

Judges, salaries supplemented—

HB 167, pages 36, 321, 363, 726, 732, 741

THIRTIETH JUDICIAL CIRCUIT

District attorney, salary—

SB 502, pages 1749, 1750, 1976, 2233, 2297

Investigators, arrest powers—

HB 118, pages 27, 78, 128, 2426, 2544, 2666, 2739, 2793, 2890, 2893

THROW AWAY BOTTLES

Sale of prohibited—

HB 918, pages 987, 998

TIDWELL, GENIA HORTON

Commended—

HR 322, page 2413

TOBACCO

Income tax deductions for taxes paid increased—

HB 766, page 663

TOLL BRIDGE AUTHORITY

Terminated—

HB 378, pages 95, 324, 427

SB 267, pages 480, 481, 486, 503, 527

TOLL ROAD, BRIDGE AND TUNNEL AUTHORITY

Created—

HB 811, pages 706, 1350, 1544, 1545, 2790, 2802, 2893

TOMBSTONES

Defacing or destroying, penalties—

HJR 197, pages 1094, 1153, 1156, 1171

TOMMY CARTER WORK WEEK

Designated—

HR 105, page 522

TOURISM AND AMUSEMENT PARKS

Municipal industrial development boards allowed to own or lease facilities to promote—

HB 28, pages 10, 319

TOWNS

Branchville, boundaries altered—

HB 785, pages 668, 697, 759, 2035, 3062, 2206

Cowarts, boundaries altered—

HB 960, pages 1097, 1354, 1512, 2289, 2317, 2398

Creola, boundaries altered—

HB 983, pages 1102, 1184, 1407, 1682, 1709, 1720

Douglas, boundaries altered—

HB 848, pages 799, 1093, 1216, 1680, 1707, 1719

Lincoln, boundaries altered—

HB 1008, pages 1202, 1618, 1791, 2289, 2317, 2398

Lincoln, cable television provided—

SB 207, pages 278, 279, 321, 359, 527, 882, 977

TOXICOLOGIST

State, duties—

SB 529, pages 1744, 1975, 2738, 2741, 2764, 2879

TRADE PRACTICES

Unlawful, prohibited—

HB 643, page 330

TRADEMARKS

Registration of—

HB 67, pages 18, 74, 305, 612, 614

SB 4, pages 279, 280, 315, 612, 728, 753

TRAFFIC VIOLATIONS

Docket fees for—

HB 173, pages 37, 71, 196, 2664, 2672, 2892

Nonresident violator compact of 1977 director of department of public safety authorized to enter into—

HB 439, pages 120, 167, 785

SB 98, page 1024

TRAINS

Rising water, prohibited from entering area with threat of—

HB 530, pages 214, 400

TRIALS

Criminal defendants indictment and joint trial of—

HB 357, page 91

Exhibits offered as evidence, filing of—

HB 887, pages 903, 997

Two or more offenses may be tried together—

HB 358, page 91

TRINITY

City of, boundaries altered—

HB 837, pages 796, 877, 1027, 1224, 1297, 1342

TROY STATE UNIVERSITY

Baseball team, commended—

HJR 345, pages 2590, 2885, 2886, 2894

Golf team, commended—

SJR 227, pages 2682, 2879

TRUCKS

70,000 lbs. or over, tax levied on—

HB 674, page 402

TUITION

Elderly or disabled, retired, exempt from—

HB 102, pages 24, 697

TUITION ELIGIBILITY BOARD

Created—

HB 294, page 58

HB 318, page 86

TURKEYS

Tame, release of prohibited—

HB 356, pages 91, 171, 834, 2676, 2688, 2892

TUSCALOOSA COUNTY

Beer tax, additional levied—

HB 690, pages 534, 597, 674, 708, 709, 724, 727, 728, 857, 865, 867

HB 1143, pages 1649, 1733, 2014

SB 625, pages 1985, 1986, 2221, 2535, 2693

Bibb county, boundary line altered—

HB 944, pages 1018, 1488, 1655, 2715, 1740, 2893

Coroner and deputy, salary and expense allowance—

HB 74, pages 19, 247, 292, 2716, 2739, 2892

County and judicial officers, expense allowance—

HB 1075, pages 1381, 1493, 1674

Court costs provided for—

HB 1107, pages 1640, 1731, 1998

SB 569, pages 1982, 1986, 2221, 2532, 2692

Defendant in criminal case entering plea of not guilty waives right of arraignment—

HB 851, pages 799, 980, 1033, 2299, 2319, 2398

District court judge, additional—

HB 803, page 704

District judges, two provided—

SB 453, pages 1335, 1336, 1723, 2682, 2771, 2855, 2861, 2870, 2889

Firemens and policemens pension and relief fund—

HB 1108, pages 1640, 1731, 2015, 2515, 2892

Historic architectural character protected—

HB 1083, pages 1382, 1493, 1995, 2716, 2741, 2893

Judicial commission established—

HB 854, pages 800, 981, 1035

Juvenile probation officers compensation schedule—

HB 802, pages 704, 792, 908, 2668, 2688, 2892

Law enforcement officers, compensatory time and overtime pay provided—

HB 73, pages 19, 792, 908, 2288, 2316, 2398

Public defenders office created—

HB 852, pages 799, 980, 1033, 2715, 2740, 2892

HB 853, pages 800, 980, 1035, 2716, 2740, 2893

TUSCALOOSA COUNTY ELECTED AND APPOINTED OFFICIALS
SALARY COMMISSION

Created—
SJR 216, pages 2423, 2586

TUSCALOOSANS

U.S. Goods, urges to purchase—
SJR 91, pages 645, 689

TUSKEGEE INSTITUTE

Appropriation—
HB 538, pages 215, 744, 911, 1963, 1978, 2205

TWELFTH JUDICIAL CIRCUIT

Circuit judge, additional—
HB 691, page 554

Jury strike system changed to one strike system—
HB 583, pages 281, 321, 361, 1055, 1059, 1083

TWENTY-FIRST JUDICIAL CIRCUIT

Jurors in capital cases, excusing of—
HB 1026, pages 1206, 1355, 1517, 2426, 2544, 2890

TWENTY-SECOND JUDICIAL CIRCUIT

Jury strike system changed to one strike system—
HB 728, pages 562, 656, 711, 858, 865, 867

TWENTY-SEVENTH JUDICIAL CIRCUIT

District attorney, automobile allowance—
SB 515, pages 1629, 1630

TWENTY-THIRD JUDICIAL CIRCUIT

District judges, salaries supplemented—
HB 792, pages 701, 752, 810, 1812, 1825, 1964

Juror parking—
HB 859, pages 801, 1184, 1411, 2028, 2040, 2205

Solicitors or district attorneys fund, distribution—
HB 988, pages 1103, 1185, 1412, 2028, 2040, 2205

U.J. ROBINSON MEMORIAL CENTER, INC.

Sales and use taxes, exempt—
HB 441, page 120

UNDERWOOD, LYLE

Honored—
HR 44, page 191

UNEMPLOYMENT COMPENSATION

Act, amended—

HB 784, page 668

Delinquent contributions, interest rate increased—

HB 306, pages 83, 314, 1703, 1705, 2849, 2884, 2894

Federally funded programs provisions covering removed—

HB 307, pages 83, 315, 1697, 1701, 1702

SB 197, pages 1328, 1725, 2381, 2409

Period required for reimbursing employer to be eligible to change method of financing benefit costs, clarified—

HB 309, page 84

Wages redefined—

HB 308, pages 84, 398, 1698, 1701

SB 196, pages 1326, 1725, 2381, 2409, 2748, 2879

UNIFORM ACCIDENT REPORT FORM

Social security number required on—

SB 8, pages 1630, 1631, 1730, 2313, 2354, 2751, 2754, 2879

UNIFORM ALABAMA CONTROLLED SUBSTANCES ACT

Forfeitures and seizures under—

HB 618, pages 286, 314, 2030

UNIFORM CERTIFICATE OF TITLE AND ANTITHEFT ACT

Amended—

HB 249, pages 49, 997

Recyclers, garages and body shops included—

HB 543, pages 216, 320

UNIFORM CHILD CUSTODY JURISDICTION ACT

Enacted—

HB 154, pages 34, 73, 224, 571, 582, 595

UNIFORM STANDARDS CODE OF MOBILE HOMES ACT

Amended—

HB 189, pages 40, 399, 1944, 2676, 2688, 2892

SB 374, pages 1961, 1962, 1975

UNIONS

Political contributions prohibited—

HB 541, page 215

UNITED STATES

Municipalities, gifts, grants, donations or appropriations of, allowed to accept—

HB 555, pages 249, 320, 1957, 2571, 2667, 2724, 2733, 2764, 2802, 2893

Olympic hockey team, pride in, expressed—

HJR 62, pages 268, 302, 308, 310

UNIVERSITY FACULTY

Hospital insurance allocation, to receive—
HB 330, page 88

UNIVERSITY OF ALABAMA

Appropriations to, insurance companies prohibited from taking into account—

HB 433, page 118
SB 103, pages 886, 1609, 2278, 2322

Tract and field team, commended—
HR 340, page 2557

Trustees increased—
SB 341, pages 1338, 1728

UNIVERSITY OF ALABAMA, BIRMINGHAM

School of community and allied health, commended—
HR 336, page 2518

UNIVERSITY OF ALABAMA, HUNTSVILLE

Hockey team, commended—
HR 271, page 1801

UNIVERSITY OF MONTEVALLO

Baseball team, commended—
HR 348, page 2663

Commended—
HJR 325, pages 2414, 2885, 2886, 2894

Endowment funds—
SB 309, pages 890, 891, 1006, 2068, 2090

Physical fitness club, commended—
SJR 8, pages 64, 141

UNIVERSITY OF NORTH ALABAMA

Basketball team, congratulated—
HJR 165, pages 898, 976, 994

UNIVERSITY OF SOUTH ALABAMA

Appropriations to, insurance companies prohibited from taking into account—

HB 433, page 118
SB 103, pages 886, 1609, 2278, 2322

Basketball team, commended—
SJR 43, pages 278, 327, 383

Girls basketball team, congratulated—
HJR 113, pages 563, 603, 626, 648

UNSOLICITED MERCHANDISE

Received through mails, recipients allowed to retain—

HB 155, pages 34, 166, 782

SB 126, pages 547, 1725, 2719, 2877

UNWED MOTHERS

Dependent children, public assistance to, prohibited—

HB 666, pages 355, 876, 1543

USE TAX

25% increase—

HB 896, page 983

USURY LAWS

Loans, do not apply on—

SB 188, pages 1107, 1352, 2314, 2376, 2392

UTILITIES

Alabama municipal electric authority, created—

HB 1, pages 5, 109, 774

Nuclear power plant disaster, expenses incurred due to, prohibited from charging to customers—

HB 414, page 115

Rates, set on uniform basis—

HB 342, page 89

Relocation of, payments made for—

HB 194, page 40

UTILITY GROSS RECEIPTS TAX

Water treatment facilities, exempt—

HB 437, page 119

UTILITY RATES

Uniform basis, set on—

HB 342, page 89

UTILITY TAX

Municipal corporations to pay—

HB 431, pages 118, 1004

VALAVICIUS, RICK

Honored—

HR 63, page 269

VAN ANTWERP, SIDNEY PHILLIP

Death mourned—

HR 324, page 2414

VEHICLE LOAD LIMITATIONS

Person violating, presumed guilty of public road damage—

HB 807, pages 705, 748

VENDING AND WEIGHING MACHINES

Municipal license tax on—

HB 265, pages 53, 77, 735, 1705, 1717, 1720

VETERANS NURSING HOMES

Health care facilities, included in definition of—

HB 1139, page 1648

VICTIMS OF CRIMES

Restitution to, provided—

HB 125, pages 29, 651, 1919, 1924

SB 627, pages 2202, 2218, 2720, 2753, 2878

VINOUS LIQUORS

Additional tax levied on—

HB 523, pages 212, 880, 1068, 1071, 2187, 2188, 2207

VIRGIN ISLANDS

Southern growth policies agreement, to join—

SB 294, pages 890, 891, 1351

VITAL STATISTICS

Certified copies of, fees increased for—

HB 88, pages 22, 166, 776, 2677, 2688, 2892

VOLUNTEER FIRE DEPARTMENTS

Surplus state property, use of, by—

HB 116, pages 27, 75, 309, 1704, 1717, 1720

VOTER PARTY AFFILIATION REGISTRATION

Primary, sense of the house expressed—

HR 56, pages 242, 262, 327

VOTOR REGISTRATION

City clerks to become deputy registrars, file, purging of lists—

HB 389, pages 97, 655

VOTERS AND VOTING

Absentee, provided further for—

HB 622, pages 287, 654, 1584, 2854, 2882, 2894

High school principals, to take voter registration—

HB 387, page 97

Officials of high schools and colleges, certain, authorized to register students to vote—

HB 314, page 85

VOTING AND ELECTIONS

Provided for—

HB 467, page 183

WAIVER OF EXEMPTION RIGHTS

Provided for—

SB 168, page 1745

WALKER COUNTY

Civil service board, appointment, compensation and duties—
HB 1116, pages 1642, 1731, 2001, 2508, 2556, 2891

Coal severance tax, road construction and repair—
HB 1015, pages 1204, 1355, 1514, 1517, 2299, 2319, 2398

Election officials, additional allowance—
HB 655, pages 353, 655, 709, 1223, 1296, 1342

Local taxes, imposition of, prohibited between general election and new term of office—
HB 30, page 11

Pistol permit fee, distribution—
HB 1017, pages 1205, 1355, 1515, 1517, 2289, 2317, 2398

Selling and redeeming lands for taxes—
HB 1014, pages 1204, 1355, 1514, 1517, 2289, 2317, 2398

Timber land, acreage tax levied on—
HB 1018, pages 1205, 1355, 1516, 1517, 2312, 2335, 2399

WALKER COUNTY JUNIOR COLLEGE

Appropriation—
HB 537, pages 215, 744, 909, 1963, 1978, 2205

WAREHOUSES

Public, fees and insurance, issuance of—
HB 634, pages 328, 749
SB 364, pages 2204, 2205, 2219

WARRANTIES

Implied, disclaimer to be enforceable, language to be conspicuously printed—
HB 494, pages 188, 313
SB 214, pages 551, 552, 745

WARRANTY IN DEED

Conveying land, husband granted same rights—
HB 109, pages 26, 74, 303

WASHINGTON COUNTY

County engineer need not be a qualified land surveyor—
HB 452, page 122

Deer, unantlered, hunting of, prohibited—
HB 730, pages 562, 656, 711, 1425, 1452, 1478

Dogs wearing collars, persons picking up and failing to return, guilty of theft—
HB 806, pages 705, 752, 807, 1055, 1059, 1083

Fireworks, sale of legalized—
HB 451, pages 122, 172, 219

Performance bonding required for installation of septic tanks and grease traps—
HB 450, pages 121, 172, 218

WASHINGTON COUNTY (Continued)

Raccoon limit increased—

HB 258, pages 52, 80, 134, 1055, 1058, 1083

School teacher, assaulting of, penalties for—

HB 677, pages 404, 552, 611, 1055, 1059, 1083

Teachers retirement system, private education employment, service granted for, under—

HB 257, pages 52, 80, 134, 257

WASTE COLLECTION DISPOSAL

Methods of—

HB 743, page 605

WATER IMPROVEMENT COMMISSION

Existence—

HB 372, pages 94, 323, 424

SB 282, pages 478, 480, 500, 528

WATER SUPPLY SYSTEMS

Public, prohibited from charging different rates in different municipalities—

HB 747, pages 606, 652

WATER TREATMENT FACILITIES

Utility gross receipts tax, exempt—

HB 437, page 119

WATER WELL STANDARDS BOARD

Existence—

HB 375, pages 94, 323, 425

SB 266, pages 479, 480, 486, 501, 527

WATER WORKS BOARD

Public in class 1 municipalities, interest on security deposits required—

HB 49, pages 15, 599, 679, 1679, 1706, 1719

WATTERS, RON

Congratulated—

HJR 130, pages 672, 970, 979, 994

WEBB, HOYT

Commended—

SJR 68, pages 575, 591

WELCH, BILL

81st birthday recognized—

HR 86, page 377

WELCOME CENTERS

Alcoholic beverages, sale of, at, prohibited—

HB 104, pages 25, 72, 201

WELFARE ASSISTANCE

Unwed mothers with dependent children, prohibited—
HB 666, pages 355, 876, 1543

WELFARE OR MEDICAID FRAUD

Cases of, prosecution to full extent of law, urged—
HJR 11, page 61

WELFARE RECIPIENTS

Able bodied, to perform public works or service for benefits—
HB 466, pages 183, 315, 1561

Employable, public works projects, assignment to—
HB 615, pages 285, 999
SB 318, pages 1628, 1727, 2184, 2187, 2188, 2190, 2198

Employment of, urged—
HJR 339, page 2552

Names of, made a public record—
SB 250, pages 1329, 1330, 1726

WELLS

Abandoned, county commissions allowed to fill or cover—
HB 149, pages 33, 653

WEST EL HEALTH SERVICES, INC.

Sales and use tax, exempt—
HB 212, page 43

WEST, MAURICE

Honored—
HJR 337, pages 2540, 2566, 2588, 2892

WETUMPKA HIGH SCHOOL BASKETBALL TEAM

Congratulated—
HR 132, page 674
SJR 196, pages 2309, 2355

WHETSTONE, VELMA W.

Commended—
HR 235, page 1506

WILBANKS, BURWELL

Commended—
HR 32, page 128

WILCOX COUNTY

Forest fire protection—
HB 1019, pages 1205, 1355, 1516, 2028, 2041, 2205

Tax assessor and tax collector, expense allowance—
SB 493, pages 1333, 1354, 1509, 1700

WILD TURKEY

Official state game bird—

HB 889, pages 903, 1101, 1556, 2859, 2883, 2894

WILLIAM B. FOWLER NATIONAL GUARD ARMORY

Named—

SJR 180, pages 1754, 1972, 2090

WILLS

Intestate, property of, descent and distribution of—

HB 588, pages 281, 1569

WILSON, JR. JOHN C.

Commended—

HR 323, page 2414

WINDFALL PROFITS TAX

Repair of national defense highway system, used to, urged—

SJR 58, pages 573, 590

WINE

Sale of in retail stores—

HB 82, pages 21, 205, 818, 831, 832, 1740, 1811, 1964

WINGARD, JOSEPH C.

Commended—

HJR 174, page 991

WINSTON COUNTY

Circuit court registers, expense allowance—

HB 1048, pages 1374, 1488, 1658, 2039, 2063, 2206

Clerks of county officials, minimum salary—

HB 744, pages 605, 656, 713, 1223, 1296, 1342, 1928, 2169, 2171,
2206, 2573, 2716, 2793, 2793

Election officials, additional allowance—

HB 827, pages 756, 791, 907, 1605, 1618, 1718

Governing body provided further for—

HB 1112, page 1641

Jury commission compensation—

HB 1110, pages 1641, 1731, 1999, 2507, 2555, 2891

WINTZELL, J.A. "GUSSIE"

Death mourned—

HJR 84, pages 357, 371, 380, 392

WINTZELL, J.A., MEMORIAL BRIDGE

Named—

HJR 98, pages 412, 537, 544, 595

WIRE FISH BASKETS

Marking of—

SB 323, pages 551, 552, 654

WIRETAPPING

Prohibited—
HB 499, page 207

WISE, MARK

Death mourned—
HJR 166, pages 899, 977, 993, 994

WITNESSES

Criminals in another state called as, manner provided for—
HB 907, pages 985, 1178

WOOD RESIDUE

Fuel, used for, sales and use tax, exempt—
HB 562, page 251

WORK RELEASE

Prisoners under, disposition of earnings—
HB 624, pages 287, 652

WORKMENS COMPENSATION

Employees filing suit against co-employee—
HB 850, page 799

WORLD WAR I VETERANS PENSION

Congressional approval urged—
HJR 112, pages 563, 603, 626, 648

WORTHLESS CHECKS

Provided for—
HB 455, pages 180, 313
SB 317, pages 546, 651, 862, 977

Regulated further—
HB 25, page 10

WRECKERS AND TOWING SERVICES

Regulated—
HB 139, pages 32, 398

WRIGHT, TILLMAN J.

Death mourned—
HJR 183, pages 1008, 1051, 1058, 1083

WSFA TELEVISION

Commended—
SJR 198, pages 2309, 2355

WYCOTT PLANTATION MEMORIAL HIGHWAY

Named—
HJR 93, pages 407, 815, 830, 866

X-RAY MACHINES

Inspection of—
HB 66, page 18

X-RAY TECHNOLOGIST

Board of, established—
HB 140, page 32

YOUTH SERVICES

Department of, employees allowed five days personal leave—
HB 354, page 91

Department of, land of, sale of, procedures governing—
HB 913, pages 987, 1178

YOUTH SERVICES BOARD

Membership increased—
HB 876, pages 901, 1005
SB 434, pages 1108, 1723, 2671, 2767

YOUTH SERVICES FACILITIES

Law enforcement officers of, provided for—
HB 863, pages 802, 875

YOUTHFUL OFFENDERS

Tried as an adult to always be tried as an adult—
HB 159, pages 34, 313

